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Senate Amendment to House File 2192

H-8198

Amend House File 2192, as amended, passed, and reprinted by the House, as follows:

1. Page 3, line 20, after <demand> by inserting <, as provided under section 455B.174>



Senate Amendment to House File 2366

H-8199

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Amend House File 2366, as amended, passed, and
 1
 2 reprinted by the House, as follows:
      1. Page 1, before line 1 by inserting:
                           <DIVISION I
               ELECTIONS AND VOTER REGISTRATION
      Section 1. Section 44.4, subsection 1, Code 2014,
 7 is amended to read as follows:
      1. Nominations made pursuant to this chapter and
 9 chapter 45 which are required to be filed in the office
10 of the state commissioner shall be filed in that office
11 not more than ninety-nine days nor later than 5:00 p.m.
12 on the eighty-first day before the date of the general 13 election to be held in November. Nominations made for
14 a special election called pursuant to section 69.14
15 shall be filed by 5:00 p.m. not less than twenty-five
16 days before the date of an election called upon at
17 least forty days' notice and not less than fourteen
18 days before the date of an election called upon at
19 least eighteen days' notice. Nominations made for a
20 special election called pursuant to section 69.14A
21 shall be filed by 5:00 p.m. not less than twenty-five
22 days before the date of the election. Nominations
23 made pursuant to this chapter and chapter 45 which are
24 required to be filed in the office of the commissioner
25 shall be filed in that office not more than ninety-two
26 days nor later than 5:00 p.m. on the sixty-ninth day
27 before the date of the general election. Nominations
28 made pursuant to this chapter or chapter 45 for city
29 office shall be filed not more than seventy-two days
30 nor later than 5:00 p.m. on the forty-seventh day
31 before the city election with the city clerk county 32 commissioner of elections responsible under section
33 47.2 for conducting elections held for the city, who
34 shall process them as provided by law.
              . Section 44.4, subsection 2, paragraph a,
36 subparagraphs (2) and (3), Code 2014, are amended to
37 read as follows:
38
      (2) Those filed with the commissioner, not less
39 than sixty-four days before the date of the election_
   except as provided in subparagraph (3).
41
           Those filed with the city clerk commissioner
42 for an elective city office, at least forty-two
43 days before the regularly scheduled or special
44 city election. However, for those cities that may
45 be required to hold a primary election, at least
46 sixty-three days before the regularly scheduled or
47 special city election.
      Sec.
                  Section 44.7, Code 2014, is amended to
48
49 read as <del>follows:</del>
      44.7 Hearing before commissioner.
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Objections Except as otherwise provided in section
 2 44.8, objections filed with the commissioner shall be
 3 considered by the county auditor, county treasurer,
 4 and county attorney, and a majority decision shall
 5 be final; but. However, if the objection is to the
 6 certificate of nomination of one or more of the above
 7 named county officers, the officer or officers objected
 8 to shall not pass upon the objection, but their places
 9 shall be filled, respectively, by the chairperson of
10 the board of supervisors, the sheriff, and the county
ll recorder.
12 Sec. Sec. Se 13 read as \overline{\text{follows}}:
                 Section 44.8, Code 2014, is amended to
      44.8 Hearing before mayor.
      1. Objections filed with the city clerk pursuant to
16 section 362.4 or with the commissioner for an elective
17 city office shall be considered by the mayor and clerk
18 and one member of the council chosen by the council
19 by ballot, and a majority decision shall be final;
20 but. However, if the objection is to the certificate
21 of nomination of either of those city officials, that
22 official shall not pass upon said the objection, but
23 the official's place shall be filled by a member of the
24 council against whom no such objection exists, chosen
25 as above provided.
      2. The hearing shall be held within twenty-four
27 hours of the receipt of the objection if a primary
28 election must be held for the office sought by the
29 candidate against whom the objection has been filed.
      Sec. ___. Section 44.9, subsections 2 and 6, Code
31 2014, are amended to read as follows:
      2. In the office of the proper commissioner, at
33 least sixty-four days before the date of the election,
34 except as otherwise provided in subsection 6.
      6. In the office of the proper city clerk
36 commissioner, at least forty-two days before the
37 regularly scheduled or special city election. However,
38 for those cities that may be required to hold a primary
39 election, at least sixty-three days before a regularly
40 scheduled or special city election.
41
              . Section 44.11, Code 2014, is amended to
42 read as follows:
      44.11 Vacancies filled.
      If a candidate named under this chapter withdraws
45 before the deadline established in section 44.9,
46 declines a nomination, or dies before election day, or
47 if a certificate of nomination is held insufficient or
48 inoperative by the officer with whom it is required
49 to be filed, or in case any objection made to a
50 certificate of nomination, or to the eligibility of any
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1 candidate named in the certificate, is sustained by
 2 the board appointed to determine such questions, the
 3 vacancy or vacancies may be filled by the convention,
 4 or caucus, or in such manner as such convention
 5 or caucus has previously provided. The vacancy or
 6 vacancies shall be filled not less than seventy-four
 7 days before the election in the case of nominations
 8 required to be filed with the state commissioner, not
 9 less than sixty-four days before the election in the
10 case of nominations required to be filed with the
11 commissioner, not less than thirty-five days before 12 the election in the case of nominations required to be
13 filed in the office of the school board secretary, and
14 not less than forty-two days before the election in the
15 case of nominations required to be filed with the city
16 clerk commissioner for city elections.>
      2. Page 1, line 33, after <election.> by inserting
18 < If the council fails to make an appointment within
19 sixty days as required by this subsection, the city
20 clerk shall give notice of the vacancy to the county commissioner and the county commissioner shall
22 call a special election to fill the vacancy at the earliest practicable date but no fewer than thirty-two
24 days after the notice is received by the county
25 commissioner.>
      3. Page 3, after line 7 by inserting:
27 <Sec. _ . Section 376.4, subsection 1, paragraph 28 a, Code 2\overline{014}, is amended to read as follows:
      a. An eligible elector of a city may become a
30 candidate for an elective city office by filing
31 with the city clerk county commissioner of elections
32 responsible under section 47.2 for conducting elections
33 held for the city a valid petition requesting that the
34 elector's name be placed on the ballot for that office.
35 The petition must be filed not more than seventy-one
36 days and not less than forty-seven days before the
37 date of the election, and must be signed by eligible
38 electors equal in number to at least two percent of
39 those who voted to fill the same office at the last
40 regular city election, but not less than ten persons.
41 However, for those cities which may be required to hold
42 a primary election, the petition must be filed not more
43 than eighty-five days and not less than sixty-eight
44 days before the date of the regular city election.
45 Nomination petitions shall be filed not later than 5:00
46 p.m. on the last day for filing.
              _. Section 376.4, subsections 3, 4, and 5,
      Sec.
47
48 Code 201\overline{4}, are amended to read as follows:
      3. If the city clerk is not readily available
50 during normal office hours, the city clerk shall
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1 designate other employees or officials of the city who
 2 are ordinarily available to accept nomination papers
 3 under this section. On the final date for filing
 4 nomination papers the office of the city clerk county
 5 commissioner shall remain open until 5:00 p.m.
         The city clerk county commissioner shall
7 review each petition and affidavit of candidacy
 8 for completeness following the standards in section
 9 45.5 and shall accept the petition for filing if on
10 its face it appears to have the requisite number of
ll signatures and if it is timely filed. The city clerk
12 county commissioner shall note upon each petition and
13 affidavit accepted for filing the date and time that
14 they were filed. The clerk county commissioner shall
15 return any rejected nomination papers to the person on
16 whose behalf the nomination papers were filed.
      5. Nomination papers filed with the city clerk
18 county commissioner shall be available for public
19 inspection.
      5A. The city clerk shall deliver all nomination
21 papers together with the text of any public measure
22 being submitted by the city council to the electorate
23 to the county commissioner of elections on the
24 day following no later than the last day on which
25 nomination petitions can be filed, and not later than
26 5:00 p.m. on that day.

    Section 376.11, subsections 3, 4, and 5,

28 Code 201\overline{4}, are amended to read as follows:
      3. In city primary elections any person who
30 receives write-in votes shall execute an affidavit in
31 substantially the form required by section 45.3, and
32 file it with the county commissioner of elections or
33 the city clerk not later than 5:00 p.m. on the day
34 after the canvass of the primary election. If any
35 person who received write-in votes fails to file the
36 affidavit at the time required, the county commissioner
37 shall disregard the write-in votes cast for that
38 person. A notation shall be made on the abstract of
39 votes showing which persons who received write-in
40 votes filed affidavits. The total number of votes
41 cast for each office on the ballot shall be amended
42 by subtracting the write-in votes of those candidates
43 who failed to file the affidavit. It is not necessary
44 for a candidate whose name was printed upon the ballot
45 to file an affidavit. Of the remaining candidates,
46 those who receive the highest number of votes to the
47 extent of twice the number of unfilled positions shall
48 be placed on the ballot for the regular city election
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49 as candidates for that office.

4. In cities in which the city council has chosen a

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1 runoff election in lieu of a primary, if a person who 2 was elected by write-in votes chooses not to accept the 3 office by filing a resignation notice with the city 4 clerk or commissioner of elections not later than 5:00 5 p.m. on the day following the canvass, all remaining 6 persons who received write-in votes and who wish 7 to be considered candidates for the runoff election 8 shall execute an affidavit in substantially the form 9 required by section 45.3 and file it with the county 10 commissioner or the city clerk not later than 5:00 p.m. 11 of the fourth day following the canvass. If a person 12 receiving write-in votes fails to file the affidavit 13 at the time required, the county commissioner of 14 elections shall disregard the write-in votes cast for 15 that person. The abstract of votes shall be amended to 16 show that the person who was declared elected declined 17 the office and a notation shall be made next to the 18 names of those persons who did not file the affidavit. 19 A runoff election shall be held with the remaining 20 candidates who have the highest number of votes to the 21 extent of twice the number of unfilled positions. 5. In a city in which the council has chosen a runoff election, if no person was declared elected for 24 an office, all persons who received write-in votes 25 shall execute an affidavit in substantially the form 26 required by section 45.3 and file it with the county 27 commissioner of elections or the city clerk not later 28 than 5:00 p.m. on the day following the canvass of 29 votes. If any person who received write-in votes fails 30 to file the affidavit, the county commissioner of 31 elections shall disregard the write-in votes cast for 32 that person. The abstract of votes shall be amended to 33 note which of the write-in candidates failed to file 34 the affidavit. A runoff election shall be held with 35 the remaining candidates who have the highest number 36 of votes to the extent of twice the number of unfilled 37 positions. 38 DIVISION 39 MISCELLANEOUS PROVISIONS Section 48A.9, subsection 1, Code 2014, 41 is amended to read as follows: 1. Registration closes at 5:00 p.m. eleven days 43 before each election except primary and general 44 elections. For primary and general elections, 45 registration closes at 5:00 p.m. ten days before the 46 election. An eligible elector may register during the 47 time registration is closed in the elector's precinct 48 but the registration shall not become effective until 49 registration opens again in the elector's precinct, 50 except as otherwise provided in section 48A.7A.

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    Section 48A.26, subsection 3, Code 2014,

 2 is amended to read as follows:

    If the registration form is missing required

 4 information pursuant to section 48A.11, subsection 8,
 5 the acknowledgment shall advise the applicant what
 6 additional information is required. The commissioner
7 shall enclose a new registration form for the applicant
8 to use. If the registration form has no address,
9 the commissioner shall make a reasonable effort to
10 determine where the acknowledgment should be sent. If
11 the incomplete registration form is received during
12 the period in which registration is closed pursuant to
13 section 48A.9 but by 5:00 \text{ p.m.} on the Saturday before
14 the election for general and primary elections or by
15 5:00 p.m. on the Friday before the election for all
16 other elections, the commissioner shall send a notice
17 advising the applicant of election day and in-person
18 absentee registration procedures under section 48A.7A.
     Sec.
             . Section 50.20, Code 2014, is amended to
20 read as follows:
      50.20 Notice of number of provisional ballots.
      The commissioner shall compile a list of the number
23 of provisional ballots cast under section 49.81 in each
24 precinct. The list shall be made available to the
25 public as soon as possible, but in no case later than
26 9:00 a.m. on the second day following the election.
27 Any elector may examine the list during normal office
28 hours, and may also examine the affidavit affidavits
29 on the envelopes bearing containing the ballots of
30 challenged electors until the reconvening of the
31 special precinct board as required by this chapter.
32 Only those persons so permitted by section 53.23,
33 subsection 4, shall have access to the affidavits
34 while that board is in session. Any elector may
35 present written statements or documents, supporting or
36 opposing the counting of any provisional ballot, at
37 the commissioner's office until the reconvening of the
38 special precinct board.
     Sec. ___. Section 53.2, subsection 6, Code 2014, is
40 amended to read as follows:
41
      If an application for an absentee ballot
42 is received from an eligible elector who is not a
43 registered voter the commissioner shall send the
44 eligible elector a voter registration form and another
45 absentee ballot application form. If the application
46 is received after the time registration closes pursuant
47 to section 48A.9 but by 5:00 p.m. on the Saturday
48 before the election for general and primary elections
49 or by 5:00 p.m. on the Friday before the election for
50 all other elections, the commissioner shall notify the
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1 applicant by mail of the election day and in-person
 2 absentee registration provisions of section 48A.7A.
 3 In addition to notification by mail, the commissioner
 4 shall also attempt to contact the applicant by any
 5 other method available to the commissioner.
             __. Section 53.8, subsection 1, Code 2014, is
 7 amended to read as follows:
      1. a. Upon receipt of an application for an
 9 absentee ballot and immediately after the absentee
10 ballots are printed, the commissioner shall mail an
11 absentee ballot to the applicant within twenty-four
12 hours, except as otherwise provided in subsection 3.
13 The absentee ballot shall be sent to the registered
14 voter by one of the following methods:
      (1) The absentee ballot shall be enclosed in an
16 unsealed envelope bearing marked with a serial number
17 and affidavit. The absentee ballot and unsealed
18 affidavit envelope shall be enclosed in or with a an
19 unsealed return envelope marked postage paid which
20 bears the same serial number as the unsealed affidavit
21 envelope. The absentee ballot, unsealed affidavit
22 envelope, and return envelope shall be enclosed in a
23 third envelope to be sent to the registered voter.
24 the ballot cannot be folded so that all of the votes
25 cast on the ballot will be hidden, the commissioner
26 shall also enclose a secrecy envelope with the absentee
27 ballot.
           The absentee ballot shall be enclosed in an
28
      (2)
29 unsealed return envelope marked with a serial number
and affidavit and marked postage paid. The absente ballot and return envelope shall be enclosed in a second envelope to be sent to the registered voter.
                                            The absentee
33 the ballot cannot be folded so that all of the votes
34 cast on the ballot will be hidden, the commissioner
35 shall also enclose a secrecy envelope with the absentee
36 ballot.
      b. The affidavit shall be marked on the appropriate
37
38 envelope in a form prescribed by the state commissioner
   of elections.
                 Section 53.10, subsection 2, Code 2014,
      Sec.
41 is amended to read as follows:
      2. Each person who wishes to vote by absentee
43 ballot at the commissioner's office shall first sign
44 an application for a ballot including the following
45 information: name, current address, and the election
46 for which the ballot is requested. The person may
47 report a change of address or other information on
48 the person's voter registration record at that time.
49 The registered voter shall immediately mark the
50 ballot; enclose the ballot in a secrecy envelope, if
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1 necessary, and seal it in an affidavit the envelope
 2 marked with the affidavit; subscribe to the affidavit
 3 on the reverse side of the envelope; and return the
 4 absentee ballot to the commissioner. The commissioner
 5 shall record the numbers appearing on the application
 6 and affidavit envelope along with the name of the
 7 registered voter.
                  Section 53.16, Code 2014, is amended to
9 read as follows:
10
      53.16 Subscribing to affidavit.
      After marking the ballot, the voter shall make and
12 subscribe to the affidavit on the reverse side of the
13 affidavit envelope or on the return envelope marked
14 with the affidavit, and fold the ballot or ballots,
15 separately, so as to conceal the markings on them, and
16 deposit them in the envelope, and securely seal the
17 envelope.
18
      Sec.
                  Section 53.17, subsection 1, unnumbered
19 paragraph 1, Code 2014, is amended to read as follows:
      The If the commissioner mailed the ballot pursuant
21 to section 53.8, subsection 1, paragraph "a",
22 subparagraph (1), the sealed envelope bearing the
23 voter's affidavit and containing the absentee ballot
24 shall be enclosed in a return envelope which shall be
25 securely sealed. If the commissioner mailed the ballot
26 pursuant to section 53.8, subsection 1, paragraph "a",
27 subparagraph (2), the absentee ballot shall be enclosed
28 in the return envelope which shall be securely sealed.
29 The sealed return envelope shall be returned to the
30 commissioner by one of the following methods:
               _. Section 53.18, subsections 2 and 3, Code
32
   2014, are amended to read as follows:
      2. If the commissioner receives the return envelope
34 containing the completed absentee ballot by 5:00
35 p.m. on the Saturday before the election for general
36 and primary elections and by 5:00 p.m. on the Friday
37 before the election for all other elections, the
38 commissioner shall \underline{\text{review the affidavit}} \underline{\text{marked on the}}
39 return envelope, if applicable, for completeness or
40 shall open the return envelope to review the affidavit 41 for completeness. If the affidavit is incomplete, the 42 commissioner shall, within twenty-four hours of the
43 time the envelope was received, notify the voter of
44 that fact and that the voter may complete the affidavit
45 in person at the office of the commissioner by 5:00
46 p.m. on the day before the election, vote a replacement
47 ballot in the manner and within the time period
48 provided in subsection 3, or appear at the voter's
49 precinct polling place on election day and cast a
50 ballot in accordance with section 53.19, subsection 3.
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3. If the affidavit envelope or the return
 2 envelope marked with the affidavit contains a defect
 3 that would cause the absentee ballot to be rejected
 4 by the absentee and special voters precinct board,
 5 the commissioner shall immediately notify the voter
 6 of that fact and that the voter's absentee ballot
7 shall not be counted unless the voter requests and
8 returns a replacement ballot in the time permitted
9 under section 53.17, subsection 2. The voter may
10 request a replacement ballot in person, in writing, or
11 over the telephone. The same serial number that was
12 assigned to the records of the original absentee ballot
13 application shall be used on the envelope and records
14 of the replacement ballot. The affidavit envelope
15 marked with the affidavit and containing the completed
16 replacement ballot shall be marked "Replacement
17 ballot". The affidavit envelope marked with the
18 affidavit and containing the original ballot shall be
19 marked "Defective" and the replacement ballot shall be
20 attached to the affidavit such envelope containing the
21 original ballot and shall be stored in a secure place
22 until they are delivered to the absentee and special
23 voters precinct board, notwithstanding sections 53.26
24 and 53.27.
               Section 53.21, subsection 2, paragraph b,
     Sec.
26 Code 201\overline{4}, is amended to read as follows:
     b. The voter shall enclose one copy of the above
28 statement in the return envelope along with the
29 affidavit envelope, if the voter was mailed a separate
30 affidavit envelope, and shall retain a copy for the
31 voter's records.
      Sec. . Section 53.23, subsection 3, paragraph
32
33 b, subparagraph (1), Code 2014, is amended to read as
34 follows:
      (1) The commissioner may direct the board to meet
36 on the day before the election for the purpose of
37 reviewing the absentee voters' affidavits appearing
38 on the sealed affidavit envelopes. If in the
39 commissioner's judgment this procedure is necessary
40 due to the number of absentee ballots received, the
41 members of the board may open the sealed affidavit
42 envelopes and remove the secrecy envelope containing
43 the ballot, but under no circumstances shall a secrecy
44 envelope or a return envelope marked with an affidavit
45 be opened before the board convenes on election day,
46 except as provided in paragraph "c". If the affidavit
47 envelopes are opened before election day pursuant
48 to this paragraph "b", two observers, one appointed
49 by each of the two political parties referred to
50 in section 49.13, subsection 2, shall witness the
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1 proceedings. The observers shall be appointed by the
 2 county chairperson or, if the county chairperson fails
3 to make an appointment, by the state chairperson.
 4 However, if either or both political parties fail to
 5 appoint an observer, the commissioner may continue with
 6 the proceedings.
      Sec.
               . Section 53.23, subsection 5, Code 2014,
8 is amended to read as follows:
      5. The special precinct election board shall
10 preserve the secrecy of all absentee and provisional
11 ballots. After the affidavits on the envelopes have
12 been reviewed and the qualifications of the persons
13 casting the ballots have been determined, those that
14 have been accepted for counting shall be opened. The
15 ballots shall be removed from the affidavit envelopes
16 or return envelopes marked with the affidavit, as
17 applicable, without being unfolded or examined, and
18 then shall be thoroughly intermingled, after which they
19 shall be unfolded and tabulated. If secrecy folders or
20 envelopes are used with provisional paper ballots, the
21 ballots shall be removed from the secrecy folders after
22 the ballots have been intermingled.
              . Section 53.25, Code 2014, is amended to
      Sec.
24 read as follows:
      53.25 Rejecting ballot.
      1. If the absentee voter's affidavit lacks the
27 voter's signature, if the applicant is not a duly
28 registered voter on election day in the precinct
29 where the absentee ballot was cast, if the affidavit
30 envelope \underline{\text{marked with the affidavit}} contains more than 31 one ballot of any one kind, or if the voter has voted
32 in person, such vote shall be rejected by the absentee
33 and special voters precinct board. If the affidavit
34 envelope or return envelope marked with the affidavit
35 is open, or has been opened and resealed, or if the
36 ballot is not enclosed in the affidavit such envelope,
37 and an affidavit envelope or return envelope marked
38 with the affidavit with the same serial number and 39 marked "Replacement ballot" is not attached as provided
40 in section 53.18, the vote shall be rejected by the
41 absentee and special voters precinct board.
      2. If the absentee ballot is rejected prior to the
43 opening of the affidavit envelope or return envelope
44 marked with the affidavit, the voter casting the ballot
45 shall be notified by a precinct election official
46 by the time the canvass is completed of the reason
47 for the rejection on a form prescribed by the state
48 commissioner of elections.
             . Section 53.27, Code 2014, is amended to
      Sec.
50 read as \overline{\text{follows}}:
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53.27 Rejection of ballot — return of envelope.
2 If the ballot is rejected, the affidavit envelope,
3 marked with the affidavit of, with the voter endorsed
4 voter's endorsement thereon, shall be returned with the
 5 rejected ballot in the envelope endorsed "Defective
 6 ballots".
      Sec.
                 Section 53.30, Code 2014, is amended to
8 read as follows:
      53.30 Ballots, ballot envelopes, and other
10 information preserved.
      At the conclusion of each meeting of the absentee
12 and special voter's precinct board, the board shall 13 securely seal all ballots counted by them in the manner
14 prescribed in section 50.12. The ballot envelopes,
15 including the affidavit envelope having the registered
16 voter's affidavit on it if an affidavit envelope was
17 provided, the return envelope, and secrecy envelope
18 bearing the signatures of precinct election officials,
19 as required by section 53.23, shall be preserved. All
20 applications for absentee ballots, ballots rejected
21 without being opened, absentee ballot logs, and any
22 other documents pertaining to the absentee ballot 23 process shall be preserved until such time as the
24 documents may be destroyed pursuant to section 50.19.
               . Section 53.32, Code 2014, is amended to
      Sec.
26 read as follows:
      53.32 Ballot of deceased voter.
27
      When it shall be made to appear by due proof to
28
29 the precinct election officials that any elector, who
30 has so marked and forwarded a ballot, has died before
31 the affidavit envelope marked with the affidavit is
32 opened, then the ballot of such deceased voter shall
33 be endorsed, "Rejected because voter is dead", and be
34 returned to the commissioner; but the. The casting of
35 the ballot of a deceased voter shall not invalidate the
36 election.
                  Section 53.38, Code 2014, is amended to
37
      Sec.
38 read as follows:
      53.38 What constitutes registration.
      Whenever a ballot is requested pursuant to section
41 53.39 or 53.45 on behalf of a voter in the armed
42 forces of the United States, the affidavit upon the
43 affidavit envelope marked with the affidavit of such
44 voter, if the voter is found to be an eligible elector
45 of the county to which the ballot is submitted, shall
46 constitute a sufficient registration under chapter
47 48A. A completed federal postcard registration and
48 federal absentee ballot request form submitted by such
49 eligible elector shall also constitute a sufficient
50 registration under chapter 48A. The commissioner shall
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1 place the voter's name on the registration record as a
 2 registered voter if it does not already appear there.
 3 The identification requirements of section 48A.8 and
 4 the verification requirements of section 48A.25A do
 5 not apply to persons who register to vote under this
 6 division.
     Sec.
                Section 53.40, subsection 3, Code 2014,
8 is amended to read as follows:
      3. If the affidavit on the affidavit envelope
10 marked with the affidavit shows that the affiant is not
11 a qualified voter on the day of the election at which
12 the ballot is offered for voting, the envelope shall
13 not be opened, but the envelope and ballot contained
14 in the envelope shall be preserved and returned by the
15 precinct election officials to the commissioner, who
16 shall preserve them for the period of time and under
17 the conditions provided for in sections 50.12, 50.13,
18 50.15, and 50.19.
19
      Sec.
              . Section 53.44, Code 2014, is amended to
20 read as follows:
      53.44 Affidavit to be signed and returned.
      1. The affidavit on the affidavit envelope marked
22
23 with the affidavit used in connection with voting by
24 absentee ballot under this division by members of the
25 armed forces of the United States need not be notarized
26 or witnessed, but the affidavit on such envelope shall
27 be completed and signed by the voter.
28 2. Absentee ballots issued under this division 29 shall be returned in the same manner and within the
30 same time limits specified in section 53.17.
             . REPEAL. Sections 53.13 and 53.14, Code
32 2014, are repealed.
      Sec. . EFFECTIVE UPON ENACTMENT. This division
34 of this Act, being deemed of immediate importance,
35 takes effect upon enactment.>
      4. Title page, by striking lines 1 through 4 and
37 inserting <An Act related to the policy administration</p>
38 of elections and voter registration and including
39 effective date provisions.>
      5. By renumbering, redesignating, and correcting
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41 internal references as necessary.



House File 2450

H-8200

1 Amend the amendment, H-8179, to House File 2450 as 2 follows:

- 3 l. Page l, by striking lines 3 through 44 and 4 inserting:
- 5 <<Sec. STATEWIDE CHEMICAL SUBSTANCE ABUSE 6 MONITORING PILOT PROGRAM.
- 1. The department of public health in collaboration 8 with the department of corrections may approve an 9 application from a county for a countywide chemical 10 substance abuse monitoring pilot program that is 11 available 24 hours a day, seven days a week, in an 12 effort to reduce the number of crimes that have a nexus 13 with chemical substance abuse.
- 14 2. The chemical substance monitoring pilot program 15 shall do all of the following:
- a. Require a person who has been charged with, pled guilty to, or convicted of a crime that has a language with chemical substance abuse to abstain from all period of time.
- 20 b. Require the person to be subject to testing to 21 determine the presence of chemical substances under any 22 of the following circumstances:
- 23 (1) At least twice a day at a central location 24 where an immediate sanction can be applied.
- 25 (2) Where twice-a-day testing is impractical, by 26 continuous transdermal or electronic monitoring.
- 27 c. Apply sanctions when testing results are 28 definitive and not presumptive for chemical substances.
- d. Require a person participating in the program to pay program costs, including costs of installation, monitoring, and deactivation of any testing devices.
- 32 3. A court in a county that has established a pilot 33 program pursuant to this section may order a defendant, 34 as a condition of pretrial release, probation, or bond 35 to participate in the program.
- 4. An approved pilot program shall begin on January 37 15, 2015, or upon the effective date of department serules, whichever is earlier, and shall be conducted for a minimum of one year.
- 5. The department of public health shall adopt rules pursuant to chapter 17A to implement this section which shall include but not be limited to provisions relating to applications for, approval of, costs of, and oversight of such pilot programs and reporting requirements for participating counties.
- 46 6. The department of public health shall submit a 47 report on the results of the pilot projects and make 48 recommendations to the general assembly by December 15, 49 2016.
 - 7. For the purposes of this section, "chemical

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1 substance" means alcohol, wine, spirits, and beer as
2 defined in section 123.3 and controlled substances as
3 defined in section 124.101.>>
4 2. By renumbering as necessary.

DAWSON of Woodbury

H8179.3705 (3) 85 rh/jp -2-



House File 2454 H-8201 1 Amend the amendment, H-8189, to House File 2454 as 2 follows: 1. Page 1, by striking lines 2 and 3 and inserting: . By striking everything after the enacting 5 clause and inserting: <DIVISION I PAST VERSIONS OF THE AGRICULTURAL ASSETS TRANSFER TAX CREDIT Section 1. APPLICABILITY OF CARRYFORWARD 9 10 PROVISIONS. 1. This section shall apply, notwithstanding any 12 of the following: 13 a. The five-year carryforward period during which 14 a taxpayer may claim a tax credit in excess of the 15 taxpayer's liability as provided in section 175.37, as 16 enacted in 2006 Iowa Acts, chapter 1161, including any 17 subsequent amendments to that section. b. The directive to strike future amendments to 19 section 175.37, as provided in 2013 Iowa Acts, chapter 20 125, section 25, subsection 3. c. The repeal of section 175.37 as provided in 2014 22 Iowa Acts, Senate File 2328, section 112, if enacted. 2. For any tax year commencing in calendar years 24 2008 through 2012, a tax credit that could have been 25 first issued, awarded, or allowed and claimed under 26 section 175.37, as that section applied when the tax 27 credit could have been first claimed, and which is in 28 excess of the taxpayer's liability, may be credited to 29 the tax liability of that taxpayer for ten tax years 30 following the tax year for which the taxpayer could 31 have first claimed the tax credit, or until depleted, 32 whichever is earlier. 3. The carryforward provisions of this section 34 shall continue to be effective until no longer 35 applicable, including by application to tax years 36 beginning on or after January 1, 2018. Sec. 2. EFFECTIVE UPON ENACTMENT. This division of 37 38 this Act, being deemed of immediate importance, takes 39 effect upon enactment. Sec. 3. RETROACTIVE APPLICABILITY. This division 41 of this Act applies retroactively to January 1, 2008, 42 for tax years beginning on or after that date. DIVISION II 44 CURRENT VERSION OF THE AGRICULTURAL ASSETS TRANSFER TAX 45 CREDIT Sec. 4. Section 175.37, subsection 6, Code 2014, is 46 47 amended to read as follows: 6. A tax credit in excess of the taxpayer's 49 liability for the tax year may be credited to the tax

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50 liability for the following five ten tax years or until



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1 depleted, whichever is earlier. A tax credit shall not
 2 be carried back to a tax year prior to the tax year
 3 in which the taxpayer redeems the tax credit. A tax
 4 credit shall not be transferable to any other person
 5 other than the taxpayer's estate or trust upon the
 6 taxpayer's death.
      Sec. 5. APPLICABILITY OF CARRYFORWARD PROVISIONS.
      1. This section shall apply, notwithstanding any
9 of the following:
10
      a. The five-year carryforward period during which
11 a taxpayer may claim a tax credit in excess of the
12 taxpayer's liability as provided in section 175.37,
13 subsection 7, Code 2013.
      b. The directive to strike future amendments to
15 section 175.37, as provided in 2013 Iowa Acts, chapter
16 125, section 25, subsection 3.
     c. The repeal of section 175.37 as provided in 2014
18 Iowa Acts, Senate File 2328, section 112, if enacted.
      2. For any tax year commencing in calendar year
20 2013 or 2014, a tax credit that could have been or
21 could be first issued, awarded, or allowed and claimed
22 under section 175.37, as that section applies when the
23 tax credit could have been or is first claimed, and in
24 excess of the taxpayer's liability, may be credited to
25 the tax liability of that taxpayer for ten tax years
26 following the tax year for which the taxpayer could
27 have first claimed or could first claim the tax credit,
28 or until depleted, whichever is earlier.
      3. a. For any tax year commencing in calendar
30 years 2015 through 2017, a tax credit that is first
31 issued, awarded, or allowed and claimed under section
32 175.37, as that section applies when the tax credit
33 is first claimed, and in excess of the taxpayer's
34 liability, may be credited to the tax liability of that
35 taxpayer for ten tax years following the tax year that
36 the taxpayer first claims the tax credit, or until
37 depleted, whichever is earlier.
38 b. Paragraph "a" does not apply if 2014 Iowa Acts,
39 Senate File 2328, is enacted.
      4. The carryforward provisions of this section
41 shall continue to be effective until no longer
42 applicable, including by application to tax years
43 beginning on or after January 1, 2018.
      Sec. 6. EFFECTIVE UPON ENACTMENT. This division of
45 this Act, being deemed of immediate importance, takes
46 effect upon enactment.
      Sec. 7. RETROACTIVE APPLICABILITY. This division
48 of this Act applies retroactively to January 1, 2013,
49 for tax years beginning on or after that date.
50
                         DIVISION III
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1 CONDITIONAL FUTURE VERSION OF THE AGRICULTURAL ASSETS
               TRANSFER TAX CREDIT - 2015 CODE
      Sec. 8. Section 16.80, subsection 6, if enacted
 3
 4 in 2014 Iowa Acts, Senate File 2328, section 60, is
 5 amended to read as follows:
      6. A tax credit in excess of the taxpayer's
 7 liability for the tax year may be credited to the tax
 8 liability for the following five ten tax years or until
 9 depleted, whichever is earlier. A tax credit shall not
10 be carried back to a tax year prior to the tax year
11 in which the taxpayer redeems the tax credit. A tax
12 credit shall not be transferable to any other person
13 other than the taxpayer's estate or trust upon the
14 taxpayer's death.
15
      Sec. 9. APPLICABILITY OF CARRYFORWARD PROVISIONS.
      1. This section shall apply, notwithstanding the
17 amendment to section 16.80 as provided in 2014 Iowa
18 Acts, Senate File 2328, section 122, if enacted.
      2. For any tax year commencing in calendar years
20 2015 through 2017, a tax credit that is first issued,
21 awarded, or allowed and claimed under section 16.80,
22 as that section applies when the tax credit is first
23 claimed, and in excess of the taxpayer's liability, may
24 be credited to the tax liability of that taxpayer for
25 ten tax years following the tax year that the taxpayer
26 first claims the tax credit, or until depleted,
27 whichever is earlier.
      3. The carryforward provisions of this section
29 shall continue to be effective until no longer
30 applicable, including by application to tax years 31 beginning on or after January 1, 2018.
32 Sec. 10. EFFECTIVE DATE — CONDITION. This
33 division of this Act takes effect January 1, 2015, only
34 if 2014 Iowa Acts, Senate File 2328 is enacted.
                          DIVISION IV
   FIRST CONDITIONAL FUTURE VERSION OF THE AGRICULTURAL
36
           ASSETS TRANSFER TAX CREDIT - 2018 CODE
37
38 Sec. 11. APPLICABILITY OF CARRYFORWARD
39 PROVISIONS. Upon the repeal of amendments to section
40 175.37, as enacted in 2013 Iowa Acts, chapter 125,
41 section 25, the following shall apply: Section 175.37,
42 subsection 7, Code 2013, is amended by striking the
43 words "five years" and inserting in lieu thereof the
44 words "ten tax years".
      Sec. 12. EFFECTIVE DATE - CONDITION. This
46 division of this Act takes effect January 1, 2018, only
47 if 2014 Iowa Acts, Senate File 2328, is not enacted.
      Sec. 13. APPLICABILITY. This division of this Act
49 applies to tax years beginning on and after January 1,
50 2018.
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DIVISION V SECOND CONDITIONAL FUTURE VERSION OF THE AGRICULTURAL ASSETS TRANSFER TAX CREDIT - 2018 CODE Sec. 14. Section 16.80, subsection 7, as amended 5 by 2014 Iowa Acts, Senate File 2328, section 122, if 6 enacted, is amended to read as follows: 7. A tax credit in excess of the taxpayer's 8 liability for the tax year may be credited to the tax 9 liability for the following five ten tax years or until 10 depleted, whichever is earlier. A tax credit shall not 11 be carried back to a tax year prior to the tax year 12 in which the taxpayer redeems the tax credit. A tax 13 credit shall not be transferable to any other person 14 other than the taxpayer's estate or trust upon the 15 taxpayer's death. Sec. 15. EFFECTIVE DATE - CONDITION. This 17 division of this Act takes effect January 1, 2018, only 18 if 2014 Iowa Acts, Senate File 2328, is enacted. Sec. 16. APPLICABILITY. This division of this Act 20 applies to tax years beginning on or after January 1, 21 2018. 22 DIVISION VI CURRENT VERSION OF THE CUSTOM CONTRACT TAX CREDIT 23 Sec. 17. Section 175.38, subsection 9, Code 2014, 25 is amended to read as follows: 9. A custom farming contract tax credit in excess 27 of the taxpayer's liability for the tax year may be 28 credited to the tax liability for the following five 29 ten tax years or until depleted, whichever is earlier. 30 A tax credit shall not be carried back to a tax year 31 prior to the tax year in which the taxpayer redeems the 32 tax credit. A tax credit shall not be transferable to 33 any other person other than the taxpayer's estate or 34 trust upon the taxpayer's death. Sec. 18. APPLICABILITY OF CARRYFORWARD PROVISIONS. 1. This section shall apply, notwithstanding any 37 of the following: a. The five-year carryforward period during which 39 a taxpayer may claim a tax credit in excess of the 40 taxpayer's liability as provided in section 175.38, 41 subsection 9, Code 2014. b. The repeal of section 175.38, as provided in 43 2013 Iowa Acts, chapter 125, section 25, subsection 2. c. The directive to strike future amendments to 45 section 175.38, as provided in 2013 Iowa Acts, chapter 46 125, section 25, subsection 3. 47 d. The repeal of section 175.38, as provided in 48 2014 Iowa Acts, Senate File 2328, section 112, if 49 enacted. 2. For any tax year commencing in calendar year

da/rj

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1 2013 or 2014, a tax credit that could have been or
 2 could be first issued, awarded, or allowed and claimed
 3 under section 175.38, as that section applies when the
 4 tax credit could have been or could be first claimed,
5 and in excess of the taxpayer's liability, may be
 6 credited to the tax liability of that taxpayer for ten
7 tax years following the tax year for which the taxpayer
8 first claimed or could first claim the tax credit, or
9 until depleted, whichever is earlier.
10
      3. a. For any tax year commencing in calendar
11 years 2015 through 2017, a tax credit that is first
12 issued, awarded, or allowed and claimed under section
13 175.38, as that section applies when the tax credit
14 is first claimed, and in excess of the taxpayer's
15 liability, may be credited to the tax liability of
16 that taxpayer for ten tax years following the tax year
17 for which the taxpayer first claims the tax credit, or
18 until depleted, whichever is earlier.
      b. Paragraph "a" does not apply if 2014 Iowa Acts,
20 Senate File 2328, is enacted.
      4. The carryforward provisions of this section
22 shall continue to be effective until no longer
23 applicable, including by application to tax years
24 beginning on or after January 1, 2018.
      Sec. 19. EFFECTIVE UPON ENACTMENT.
                                            This division
26 of this Act, being deemed of immediate importance,
27 takes effect upon enactment.
      Sec. 20. RETROACTIVE APPLICABILITY. This division
29 of this Act applies retroactively to January 1, 2013,
30 for tax years beginning on or after that date.
                         DIVISION VII
   CONDITIONAL FUTURE VERSION OF THE CUSTOM CONTRACT TAX
32
                      CREDIT - 2015 CODE
33
34
      Sec. 21. Section 16.81, subsection 9, if enacted
35 in 2014 Iowa Acts, Senate File 2328, section 61, is
36 amended to read as follows:
      9. A custom farming contract tax credit in excess
38 of the taxpayer's liability for the tax year may be
39 credited to the tax liability for the following five
40 \underline{\text{ten tax}} years or until depleted, whichever is earlier. 41 \overline{\text{A tax c}} redit shall not be carried back to a tax year
42 prior to the tax year in which the taxpayer redeems the
43 tax credit. A tax credit shall not be transferable to
44 any other person other than the taxpayer's estate or
45 trust upon the taxpayer's death.
46
      Sec. 22. APPLICABILITY OF CARRYFORWARD PROVISIONS.
47
      1. This section shall apply, notwithstanding the
48 repeal of section 16.81 as provided in 2014 Iowa Acts,
49 Senate File 2328, section 120, if enacted.
      2. For any tax year commencing in calendar years
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1 2015 through 2017, a tax credit that is first issued, 2 awarded, or allowed and claimed under section 16.81, 3 as that section applies when the tax credit is first 4 claimed, and in excess of the taxpayer's liability, 5 may be credited to the tax liability of that taxpayer 6 for ten tax years following the tax year for which 7 the taxpayer first claims the tax credit, or until 8 depleted, whichever is earlier. 3. The carryforward provisions of this section 10 shall continue to be effective until no longer 11 applicable, including by application to tax years
12 beginning on or after January 1, 2018.
13 Sec. 23. EFFECTIVE DATE — CONDITION. This 14 division of this Act takes effect January 1, 2015, only 15 if 2014 Iowa Acts, Senate File 2328, is enacted. Sec. 24. APPLICABILITY. This division of this Act 17 applies to tax years beginning on and after January 1, 18 2015.> . Title page, line 4, by striking <carryover> 19 20 and inserting <carryforward>>

DEYOE of Story

H8189.3714 (1) 85 -6- da/rj



House File 2450

	House File 2450
	H-8202
1	Amend the amendment, H-8192, to House File 2450 as
2	follows:
3	 Page 1, line 4, before <\$189,200> by inserting
4	<at least=""></at>
5	2. Page 1, after line 6 by inserting:
6	< Page 8, after line 34 by inserting:
7	<of amount="" appropriated="" in="" lettered<="" td="" the="" this=""></of>
	paragraph "c", at least \$262,292 shall be used to fund
9	the drug courts in the third judicial district.>
10	Page 9, after line 3 by inserting:
11	
	paragraph "d", at least \$231,409 shall be used to fund
13	
14	Page 9, after line 8 by inserting:
15	<pre><of amount="" appropriated="" in="" lettered<="" pre="" the="" this=""></of></pre>
16	
17	
18	
19	
	paragraph "f", at least \$127,390 shall be used to fund
21	the drug courts in the sixth judicial district.>
22	Page 9, after line 16 by inserting:
23	<of amount="" appropriated="" in="" lettered<="" td="" the="" this=""></of>
24	
25	
26	Page 9, after line 20 by inserting:
27	<pre><of amount="" appropriated="" in="" lettered<="" pre="" the="" this=""></of></pre>
	paragraph "h", at least \$248,345 shall be used to fund
29	
30	3. By renumbering as necessary.

ISENHART of Dubuque

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Senate File 2196

H-8203

Amend the amendment, H-8186, to Senate File 2196, as 2 passed by the Senate, as follows: 1. Page 4, by striking lines 33 through 35 and 4 inserting: . Section 135.175, subsection 5, paragraph <Sec. 6 b, Code $2\overline{014}$, as amended by this Act, is amended by 7 striking the paragraph. 8 Sec. Section 135.175, subsection 5, paragraph 9 f, Code $\overline{2014}$, is amended by striking the paragraph.> 2. By renumbering as necessary.

COSTELLO of Mills



Senate Amendment to House File 2273

H-8204

18

1 Amend House File 2273, as passed by the House, as 2 follows:

1. By striking page 1, line 3, through page 2, line 4 29, and inserting:

<Sec. . Section 321.46, subsection 3, unnumbered 6 paragraph 1, Code 2014, is amended to read as follows:

The applicant shall be entitled to a credit for 8 that portion of the annual registration fee of the 9 vehicle sold, traded, transferred, or junked which 10 had not expired prior to the transfer of ownership of 11 the vehicle. The annual registration fee for the new 12 registration for the vehicle acquired shall be reduced 13 by the amount of the credit. The credit shall be 14 computed on the basis of the number of months remaining 15 in the registration year, rounded to the nearest whole 16 dollar. The credit shall be subject to the following 17 limitations:

Sec. Section 321.46, subsection 3, paragraphs 19 a and b, Code 2014, are amended to read as follows:

- a. The credit shall be claimed within six months 21 from the date the vehicle for which credit is granted 22 was sold, $\underline{\text{traded}}$, $\underline{\text{transferred}}$, or junked. After six 23 months, all $\underline{\text{credits}}$ shall be disallowed.
- b. Any credit granted to the owner of a vehicle 25 which has been sold, traded, transferred, or junked 26 may only be claimed by that person toward the annual 27 registration fee for another vehicle purchased and the 28 credit may not be sold, transferred, or assigned to any 29 other person.>
- 2. By striking page 2, line 30, through page 3, 31 line 9, and inserting:

<DIVISION 33

VEHICLE REGISTRATION FEES AND RENTAL TAXATION Sec. __. Section 321.105A, subsection 2, paragraph 35 c, subparagraph (6), Code 2014, is amended to read as 36 follows:

(6) Vehicles, excluding motorcycles and motorized 38 bicycles, subject to registration in any state when 39 purchased for rental or registered and titled by a 40 motor vehicle dealer licensed pursuant to chapter 322 41 for rental use, and held for rental for a period of one 42 hundred twenty days or more and actually rented for 43 periods of sixty days or less by a person regularly 44 engaged in the business of renting vehicles, including 45 but not limited to motor vehicle dealers licensed 46 pursuant to chapter 322 who rent automobiles to users, 47 if the rental of the vehicles is subject to taxation 48 under section 423.2 orchapter 423C.

Sec. Section 423.2, subsection 6, paragraph a, 50 Code 2014, is amended to read as follows:

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a. The sales price of any of the following
 2 enumerated services is subject to the tax imposed
 3 by subsection 5: alteration and garment repair;
 4 armored car; vehicle repair; battery, tire, and
 5 allied; investment counseling; service charges of
 6 all financial institutions; barber and beauty; boat
7 repair; vehicle wash and wax; campgrounds; carpentry;
 8 roof, shingle, and glass repair; dance schools
 9 and dance studios; dating services; dry cleaning,
10 pressing, dyeing, and laundering; electrical and
11 electronic repair and installation; excavating and
12 grading; farm implement repair of all kinds; flying
13 service; furniture, rug, carpet, and upholstery
14 repair and cleaning; fur storage and repair; golf and
15 country clubs and all commercial recreation; gun and
16 camera repair; house and building moving; household
17 appliance, television, and radio repair; janitorial and
18 building maintenance or cleaning; jewelry and watch
19 repair; lawn care, landscaping, and tree trimming
20 and removal; limousine service, including driver;
21 machine operator; machine repair of all kinds; motor
22 repair; motorcycle, scooter, and bicycle repair;
23 oilers and lubricators; office and business machine
24 repair; painting, papering, and interior decorating;
25 parking facilities; pay television; pet grooming; pipe
26 fitting and plumbing; wood preparation; executive
27 search agencies; private employment agencies, excluding
28 services for placing a person in employment where the
29 principal place of employment of that person is to be
30 located outside of the state; reflexology; security
31 and detective services, excluding private security 32 and detective services furnished by a peace officer
33 with the knowledge and consent of the chief executive
34 officer of the peace officer's law enforcement
35 agency; sewage services for nonresidential commercial
36 operations; sewing and stitching; shoe repair and
37 shoeshine; sign construction and installation;
38 storage of household goods, mini-storage, and
39 warehousing of raw agricultural products; swimming
40 pool cleaning and maintenance; tanning beds or salons;
41 taxidermy services; telephone answering service; test
42 laboratories, including mobile testing laboratories and
43 field testing by testing laboratories, and excluding
44 tests on humans or animals; termite, bug, roach,
45 and pest eradicators; tin and sheet metal repair;
46 transportation service consisting of the rental of
47 recreational vehicles or recreational boats, or the
48 rental of motor vehicles subject to registration which
49 are registered for a gross weight of thirteen tons
50 or less for a period of sixty days or less, or the
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1 rental of aircraft for a period of sixty days or less;
2 Turkish baths, massage, and reducing salons, excluding
3 services provided by massage therapists licensed
4 under chapter 152C; water conditioning and softening;
5 weighing; welding; well drilling; wrapping, packing,
6 and packaging of merchandise other than processed meat,
7 fish, fowl, and vegetables; wrecking service; wrecker
8 and towing.>
9     3. Title page, line 2, by striking <registrations>
10 and inserting <registration, taxation of rental
11 vehicles,>
12     4. By renumbering as necessary.
```



House File 2458

```
H - 8205
1
      Amend House File 2458 as follows:
      1. Page 25, after line 5 by inserting:
 3
                         <DIVISION
     RELATED STATUTORY CHANGES FOR CODIFICATION IN 2014
                      PRESERVE WHITETAIL
               Section 484C.2, subsection 2, Code 2014,
7 is amended to read as follows:
      2. This chapter authorizes the department of
9 natural resources to regulate preserve whitetail and
10 land associated with hunting preserves. However,
11 the department of agriculture and land stewardship
12 shall regulate whitetail kept as farm deer pursuant to
13 chapter 170.
                 Section 484C.4, Code 2014, is amended to
      Sec.
15 read as \overline{\text{fol}} lows:
      484C.4 Departmental programs and requirements.
      The department shall develop, administer, and
18 enforce hunting preserve programs and requirements,
19 which implement the provisions of this chapter and
20 rules adopted by the department pursuant to section
21 484C.3, regarding fencing, recordkeeping, reporting,
22 and the tagging, and transportation,; the testing, and
23 monitoring, and quarantining for disease of preserve
24 whitetail; and the quarantining of a hunting preserve
25 or a former hunting preserve where diseased preserve
26 whitetail are or were kept.

    Section 484C.12, Code 2014, is amended by

28 adding the following new subsection:
      NEW SUBSECTION. 3. a. The department may
30 quarantine a hunting preserve or former hunting
31 preserve if it determines that the presence of an
32 infectious, contagious, or reportable disease threatens
33 the health of animal populations.
     b. A landowner of the hunting preserve or former
35 hunting preserve shall comply with all requirements of
36 the quarantine. The quarantine shall provide for the
37 maintenance of a fence in the same manner as required
38 in section 484C.6, regardless of any of the following:
      (1) The fence has not been certified or is no
40 longer certified under section 484C.6 or the hunting
41 preserve has not been registered or is no longer
42 registered pursuant to section 484C.7.
      (2) The landowner has relinquished the hunting
44 preserve as part of a business, including but not
45 limited to by removing any number of whitetail.
     c. The department shall establish the period of
47 the quarantine which shall not be for more than ten
48 years from the date that the department determines the
49 presence of the infectious, contagious, or reportable
50 disease as provided in paragraph "a".>
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3 4	 Title page, line 5, by striking <and including=""> and inserting <including> 3. Title page, line 5, after <pre>provisions> by inserting <, and making penalties applicable> 4. By renumbering as necessary.</pre></including></and>
	HANSON of Jefferson
	MAXWELL of Poweshiek
	SHEETS of Appanoose
	GASKILL of Wapello



House File 2458

	H-8206	
1	Amend House File 2458 as follows:	
2	1. Page 18, after line 25 by inserting:	
3	<10. SOUTHERN IOWA DEVELOPMENT AND CONSERVATION	
4	FUND	
5	a. For deposit in the southern Iowa development a	and
6	conservation fund created in section 161D.12:	
7	\$ 250,	<u>000</u>
8	b. Not more than 10 percent of the moneys	
9	appropriated in paragraph "a" may be used for	
10	<pre>administrative costs.></pre>	
	GASKILL of Wapello	
	HANSON of Jefferson	



House File 2461 - Introduced

HOUSE FILE 2461
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 680)

A BILL FOR

- ${\tt l}$ An Act exempting from the state individual income tax the
- 2 earnings from a burial trust fund, and including retroactive
- 3 applicability provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



H.F. 2461

1	Section 1. Section 422.7, Code 2014, is amended by adding
2	the following new subsection:
3	NEW SUBSECTION. 48. Subtract, to the extent included,
4	income from interest and earnings received from a burial trust
5	fund as defined in section 523A.102.
6	Sec. 2. RETROACTIVE APPLICABILITY. This Act applies
7	retroactively to January 1, 2014, for tax years beginning on
8	or after that date.
9	EXPLANATION
10	The inclusion of this explanation does not constitute agreement with
11	the explanation's substance by the members of the general assembly.
L 2	This bill exempts from the state individual income tax
L 3	the interest and earnings received from a burial trust fund.
L 4	Burial trust funds, which are governed by Code chapter 523A,
L 5	are irrevocable trusts established by a person with a financial
L 6	institution for the purpose of funding the future purchase of
L 7	cemetery merchandise, funeral merchandise, funeral services, or
L 8	a combination thereof upon the death of the person named in the $% \left(1\right) =\left(1\right) \left(1\right) $
L 9	burial trust fund's records or a related purchase agreement.
20	The bill applies retroactively to January 1, 2014, for tax
21	years beginning on or after that date.



House Study Bill 684 - Introduced

HOUSE FILE _____
BY (PROPOSED COMMITTEE ON
GOVERNMENT OVERSIGHT BILL
BY CHAIRPERSON KOESTER)

A BILL FOR

- 1 An Act concerning public employee personnel settlement
- 2 agreements and disciplinary actions, and including effective
- 3 date and retroactive applicability provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

H.F.

- Section 1. Section 22.7, subsection 11, paragraph a,
- 2 subparagraph (5), Code 2014, is amended to read as follows:
- 3 (5) The fact that the individual resigned in lieu of
- 4 termination, was discharged, or was demoted as the result
- 5 of a final disciplinary action upon the exhaustion of all
- 6 applicable contractual, legal, and statutory remedies, and the
- 7 documented reasons and rationale for the resignation in lieu of
- 8 termination, the discharge, or the demotion.
- 9 Sec. 2. NEW SECTION. 22.13A Personnel settlement agreements
- 10 state employees confidentiality disclosure.
- 11 l. For purposes of this section:
- 12 a. "Personnel settlement agreement" means a binding legal
- 13 agreement between a state employee and the state employee's
- 14 employer, subject to section 22.13, to resolve a personnel
- 15 dispute including but not limited to a grievance. "Personnel
- 16 settlement agreement" does not include an initial decision by a
- 17 state employee's immediate supervisor concerning a personnel
- 18 dispute or grievance.
- 19 b. "State employee" means an employee of the state who is
- 20 an employee of the executive branch as described in sections
- 21 7E.2 and 7E.5.
- 22 2. Personnel settlement agreements shall not contain any
- 23 confidentiality or nondisclosure provision that attempts to
- 24 prevent the disclosure of the personnel settlement agreement.
- 25 In addition, any confidentiality or nondisclosure provision in
- 26 a personnel settlement agreement is void and unenforceable.
- 3. The requirements of this section shall not be superseded
- 28 by any provision of a collective bargaining agreement.
- 4. All personnel settlement agreements shall be made easily
- 30 accessible to the public on an internet site maintained as
- 31 follows:
- 32 a. For personnel settlement agreements with an employee of
- 33 the executive branch, excluding an employee of the state board
- 34 of regents or institution under the control of the state board
- 35 of regents, by the department of administrative services.

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H.F. ____

1	b. For personnel settlement agreements with an employee of
2	the state board of regents or institution under the control of
3	the state board of regents, by the state board of regents.
4	Sec. 3. EFFECTIVE UPON ENACTMENT. This Act, being deemed of
5	immediate importance, takes effect upon enactment.
6	Sec. 4. RETROACTIVE APPLICABILITY. The following provision
7	of this Act applies retroactively to January 1, 2004:
8	1. The section of this Act amending section 22.7, subsection
9	11.
10	EXPLANATION
11	The inclusion of this explanation does not constitute agreement with
12	the explanation's substance by the members of the general assembly.
13	This bill concerns disclosure of information relating to
14	disciplinary actions taken against certain public employees and
15	personnel settlement agreements with state employees.
16	Code section 22.7(11), concerning personal information in
17	confidential personnel records of government bodies, is amended
18	to provide that information in an official's, officer's, or
19	employee's personnel records concerning the fact that such an
20	individual resigned in lieu of termination or was demoted as
21	the result of a final disciplinary action by a government body
22	and the documented reasons and rationale for any resignation
23	in lieu of termination, discharge, or demotion against an
24	individual are public records and not confidential. Under
25	current law, only the fact in a personnel record that the
26	individual was discharged is considered a public record and not
27	confidential. This provision takes effect upon enactment and
28	applies retroactively to January 1, 2004.
29	New Code section 22.13A provides that personnel settlement
30	agreements between the state and an employee of the state shall
31	not contain any confidentiality or nondisclosure provisions
32	that attempt to prevent the disclosure of the personnel
33	settlement agreement and shall be made available to the public
34	on an internet site. In addition, the bill provides that any
35	confidentiality or nondisclosure provision in a personnel

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1 settlement agreement is not enforceable. New Code section
2 22.13A is applicable to employees of the executive branch of
3 government and defines a personnel settlement agreement as a
4 binding legal agreement between a state employee and the state
5 employee's employer, subject to Code section 22.13 relating to
6 settlement agreements as public records, to resolve a personnel
7 dispute including but not limited to certain grievances. The
8 bill provides that the internet site be maintained by the
9 department of administrative services or board of regents,
10 as applicable, based on the employee covered. The bill also
11 provides that the requirements of this new provision shall not
12 be superseded by any collective bargaining agreement. These
13 provisions of the bill take effect upon enactment.



House File 2273

S-5111

Amend House File 2273, as passed by the House, as follows:

1. By striking page 1, line 3, through page 2, line 29, and inserting:

<pr

HERMAN C. QUIRMBACH



Senate File 2251

S-5112

Amend the House amendment, S-5080, to Senate File 2 2251, as passed by the Senate, as follows:

1. Page 1, line 8, by striking <Pottawattamie> and 4 inserting <Wapello>

MARK CHELGREN

S5080.3706 (2) 85 -1- jp/nh



Senate File 2130

S-5113

TOD R. BOWMAN

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House File 2361

S-5114

Amend House File 2361, as amended, passed, and
reprinted by the House, as follows:

1. Page 28, line 9, by striking
provision> and
inserting
provisions>
2. Page 28, line 11, by striking <takes> and
inserting <take>
3. Page 28, after line 14 by inserting:
 <2. The section of this Act amending section

221.187.>
4. Page 28, after line 26 by inserting:
 <5ec. ___. FUTURE REPEAL. The section of this Act
amending section 321.187 is repealed two years after
the effective date of this Act.>
5. By renumbering as necessary.

TOD R. BOWMAN

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House File 2273

S-5115

Amend the amendment, S-5111, to House File 2273, as 2 passed by the House, as follows: Page 1, by striking lines 5 through 10 and 4 inserting: <<Sec. . Section 321.46, subsection 3, 6 unnumbered paragraph 1, Code 2014, is amended to read 7 as follows: The applicant shall be entitled to a credit for 9 that portion of the annual registration fee of the 10 vehicle sold, traded, transferred, or junked which ll had not expired prior $\overline{\text{to the trans}}$ fer of ownership of 12 the vehicle. The annual registration fee for the new 13 registration for the vehicle acquired shall be reduced 14 by the amount of the credit. The credit shall be 15 computed on the basis of the number of months remaining 16 in the registration year, rounded to the nearest whole 17 dollar. The credit shall be subject to the following 18 limitations: Sec. 19 Section 321.46, subsection 3, paragraphs 20 a and b, Code 2014, are amended to read as follows: a. The credit shall be claimed within six months 22 from the date the vehicle for which credit is granted 23 was sold, traded, transferred, or junked. After six 24 months, all credits shall be disallowed. b. Any credit granted to the owner of a vehicle 26 which has been sold, traded, transferred, or junked 27 may only be claimed by that person toward the annual 28 registration fee for another vehicle purchased and the 29 credit may not be sold, transferred, or assigned to any 30 other person.>>

HERMAN C. QUIRMBACH



Senate File 2130
S-5116

1 Amend the amendment, S-5113, to Senate File 2130 as follows:
3 1. Page 1, by striking line 2 and inserting:
4 <1. Page 4, after line 32 by inserting:>
5 2. Page 1, line 3, by striking paragraph and inserting <subsection</pre>
MARK CHELGREN

KEN ROZENBOOM

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Senate File 2347 - Introduced

SENATE FILE 2347
BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO SSB 3213)

A BILL FOR

- 1 An Act relating to the funding of, the operation of, and
- 2 appropriation of moneys to the college student aid
- 3 commission, the department for the blind, the department of
- 4 education, and the state board of regents, and providing for
- 5 related matters.
- 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



1	DIVISION I	
2	FY 2014-2015 APPROPRIATIONS	
3	DEPARTMENT FOR THE BLIND	
4	Section 1. 2013 Iowa Acts, chapter 141, section 21, is	
5	amended to read as follows:	
6	SEC. 21. ADMINISTRATION. There is appropriated from the	
7	general fund of the state to the department for the blind for	
8	the fiscal year beginning July 1, 2014, and ending June 30,	
9	2015, the following amount, or so much thereof as is necessary,	
10	to be used for the purposes designated:	
11	1. For salaries, support, maintenance, miscellaneous	
12	purposes, and for not more than the following full-time	
13	equivalent positions:	
14	\$ 1,020,908	
15	2,298,358	
16	FTEs 88.00	
17	2. For costs associated with universal access to audio	
18	information for blind and print handicapped Iowans:	
19	\$ 25,000	
20	52,000	
21	COLLEGE STUDENT AID COMMISSION	
22	Sec. 2. 2013 Iowa Acts, chapter 141, section 22, is amended	
23	to read as follows:	
24	SEC. 22. There is appropriated from the general fund of the	
25	state to the college student aid commission for the fiscal year	
26	beginning July 1, 2014, and ending June 30, 2015, the following	
27	amounts, or so much thereof as is necessary, to be used for the	
28	purposes designated:	
29	1. GENERAL ADMINISTRATION	
30	For salaries, support, maintenance, miscellaneous purposes,	
31	and for not more than the following full-time equivalent	
32	positions:	
33	\$ 116,472	
34	<u>250,109</u>	
35	FTEs 3.95	
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1	2. STUDENT AID PROGRAMS
2	For payments to students for the Iowa grant program
3	established in section 261.93:
4	\$ 395,588
5	791,177
6	3. HEALTH CARE PROFESSIONAL RECRUITMENT PROGRAM
7	For the loan repayment program for health care professionals
8	established pursuant to section 261.19:
9	\$ 200,487
10	400,973
11	4. NATIONAL GUARD EDUCATIONAL ASSISTANCE PROGRAM
12	For purposes of providing national guard educational
13	assistance under the program established in section 261.86:
14	\$ 2,550,116
15	5,100,233
16	5. TEACHER SHORTAGE LOAN FORGIVENESS PROGRAM
17	For the teacher shortage loan forgiveness program
18	established in section 261.112:
19	\$ 196,226
20	392,452
21	6. ALL IOWA OPPORTUNITY FOSTER CARE GRANT PROGRAM
22	For purposes of the all Iowa opportunity foster care grant
23	program established pursuant to section 261.6:
24	\$ 277,029
25	<u>554,057</u>
26	7. ALL IOWA OPPORTUNITY SCHOLARSHIP PROGRAM
27	a. For purposes of the all Iowa opportunity scholarship
28	program established pursuant to section 261.87:
29	\$ 1,120,427
30	2,240,854
31	b. If the moneys appropriated by the general assembly to the
32	college student aid commission for fiscal year 2014-2015 for
33	purposes of the all Iowa opportunity scholarship program exceed $% \left(1\right) =\left(1\right) \left($
34	\$250,000 $$500,000$, "eligible institution" as defined in section
35	261.87, shall, during fiscal year 2014-2015, include accredited



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1	private institutions as defined in section 261.9, subsection 1.
2	8. REGISTERED NURSE AND NURSE EDUCATOR LOAN FORGIVENESS
3	PROGRAM
4	For purposes of the registered nurse and nurse educator loan
5	forgiveness program established pursuant to section 261.23:
6	\$ 40,426
7	80,852
8	9. BARBER AND COSMETOLOGY ARTS AND SCIENCES TUITION GRANT
9	PROGRAM
LO	For purposes of the barber and cosmetology arts and sciences
L1	tuition grant program established pursuant to section 261.18:
L 2	\$ 18,469
L3	<u>36,938</u>
L 4	9A. TEACH IOWA SCHOLAR PROGRAM
L 5	For purposes of the teach Iowa scholar program established
L 6	<pre>pursuant to section 261.110:</pre>
L 7	\$ 1,300,000
L 8	10. RURAL IOWA PRIMARY CARE LOAN REPAYMENT PROGRAM
L 9	For purposes of the rural Iowa primary care loan repayment
20	program established pursuant to section 261.113:
21	\$ 800,000
22	1,600,000
23	11. RURAL IOWA ADVANCED REGISTERED NURSE PRACTITIONER AND
24	PHYSICIAN ASSISTANT LOAN REPAYMENT PROGRAM
25	For purposes of the rural Iowa advanced registered nurse
26	practitioner and physician assistant loan repayment program
27	established pursuant to section 261.114, if enacted:
28	\$ 200,000
29	400,000
30	Sec. 3. 2013 Iowa Acts, chapter 141, section 23, is amended
31	to read as follows:
32	SEC. 23. IOWA TUITION AND VOCATIONAL TECHNICAL GRANT
33	APPROPRIATIONS FOR FY 2014-2015. Notwithstanding the standing
34	appropriations in the following designated sections for the
35	fiscal year beginning July 1, 2014, and ending June 30, 2015,

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1	the amounts appropriated from the general fund of the state to
2	the college student aid commission pursuant to these sections
3	for the following designated purposes shall not exceed the
4	following amounts:
5	1. For Iowa tuition grants under section 261.25, subsection
6	1:
7	\$ 23,256,72 4
8	48,413,448
9	 For tuition grants for students attending for-profit
10	accredited private institutions located in Iowa under section
11	261.25, subsection 2:
12	\$ 1,250,000
13	1,900,000
14	3. For vocational-technical tuition grants under section
15	261.25, subsection 3:
16	\$ 1,125,092
17	DEPARTMENT OF EDUCATION
18	Sec. 4. 2013 Iowa Acts, chapter 141, section 26, is amended
19	to read as follows:
20	SEC. 26. There is appropriated from the general fund of
21	the state to the department of education for the fiscal year
22	beginning July 1, 2014, and ending June 30, 2015, the following
23	amounts, or so much thereof as is necessary, to be used for the $$
24	purposes designated:
25	1. GENERAL ADMINISTRATION
26	For salaries, support, maintenance, miscellaneous purposes,
27	and for not more than the following full-time equivalent
28	positions:
29	\$ 3,044,406
30	7,304,047
31	FTEs 81.67
32	From the moneys appropriated in this subsection, \$1,000,000
33	shall be used for purposes of implementing the content and
34	assessment standards adopted pursuant to section 256.7,
35	subsections 26 and 28.



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1	2. VOCATIONAL EDUCATION ADMINISTRATION
2	For salaries, support, maintenance, miscellaneous purposes,
3	and for not more than the following full-time equivalent
4	positions:
5	\$ 299,099
6	598,197
7	FTEs 11.50
8	3. VOCATIONAL REHABILITATION SERVICES DIVISION
9	a. For salaries, support, maintenance, miscellaneous
10	purposes, and for not more than the following full-time
11	equivalent positions:
12	\$ 2,556,584
13	5,466,200
14	FTEs 255.00
15	For purposes of optimizing the job placement of individuals
16	with disabilities, the division shall make its best efforts
17	to work with community rehabilitation program providers for
18	job placement and retention services for individuals with
19	significant disabilities and most significant disabilities. By
20	January 15, 2015, the division shall submit a written report to
21	the general assembly on the division's outreach efforts with
22	community rehabilitation program providers.
23	b. For matching funds for programs to enable persons
24	with severe physical or mental disabilities to function more
25	independently, including salaries and support, and for not more
26	than the following full-time equivalent position:
27	\$ 19,564
28	89,128
29	FTEs 1.00
30	c. For the entrepreneurs with disabilities program
31	established pursuant to section 259.4, subsection 9:
32	\$ 72,768
33	145,535
34	d. For costs associated with centers for independent
35	living:
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1	\$	20,147
2		90,294
3	4. STATE LIBRARY	
4	a. For salaries, support, maintenance, miscellaneous	
5	purposes, and for not more than the following full-time	
6	equivalent positions:	
7	\$ ±	,357,532
8	<u>2</u>	,715,063
9	FTEs	29.00
10	b. For the enrich Iowa program established under sec	tion
11	256.57:	
12	\$ 1	,262,114
13	<u>2</u>	,574,228
14	5. PUBLIC BROADCASTING DIVISION	
15	For salaries, support, maintenance, capital expenditu	res,
16	miscellaneous purposes, and for not more than the follow	ing
17	full-time equivalent positions:	
18	\$ 3	,721,548
19	<u>7</u>	,791,846
20	FTEs	82.00
21		86.00
22	5A. REGIONAL TELECOMMUNICATIONS COUNCILS	
23	For state aid:	
24	<u></u> \$	992,913
25	a. The regional telecommunications councils establis	hed
26	in section 8D.5 shall use the moneys appropriated in thi	s
27	subsection to provide technical assistance for network	
28	classrooms, planning and troubleshooting for local area	
29	networks, scheduling of video sites, and other related s	upport
30	activities.	
31	b. Moneys appropriated in this subsection shall	
32	be distributed by the department to the regional	
33	telecommunications councils based upon usage by region.	
34	6. VOCATIONAL EDUCATION TO SECONDARY SCHOOLS	
35	For reimbursement for vocational education expenditur	es made
	7 GD	



1	by secondary schools:
2	\$ 1,315,067
3	2,630,134
4	Moneys appropriated in this subsection shall be used
5	to reimburse school districts for vocational education
6	expenditures made by secondary schools to meet the standards
7	set in sections 256.11, 258.4, and 260C.14.
8	7. SCHOOL FOOD SERVICE
9	For use as state matching funds for federal programs that
10	shall be disbursed according to federal regulations, including
11	salaries, support, maintenance, miscellaneous purposes, and for
12	not more than the following full-time equivalent positions:
13	\$ 1,088,399
14	2,176,797
15	FTEs 20.58
16	8. EARLY CHILDHOOD IOWA FUND — GENERAL AID
17	For deposit in the school ready children grants account of
18	the early childhood Iowa fund created in section 256I.11:
19	\$ 2,693,056
20	<u>5,386,113</u>
21	a. From the moneys deposited in the school ready children
22	grants account for the fiscal year beginning July 1, 2014,
23	and ending June 30, 2015, not more than \$132,975 \$265,950
24	is allocated for the early childhood Iowa office and other
25	technical assistance activities. The early childhood Iowa
26	state board shall direct staff to work with the early childhood
27	stakeholders alliance created in section 256I.12 to inventory
28	technical assistance needs. Moneys allocated under this
29	lettered paragraph may be used by the early childhood Iowa
30	state board for the purpose of skills development and support
31	for ongoing training of staff. However, except as otherwise
32	provided in this subsection, moneys shall not be used for
33	additional staff or for the reimbursement of staff.
34	b. As a condition of receiving moneys appropriated in
35	this subsection, each early childhood Iowa area board shall

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1 report to the early childhood Iowa state board progress on 2 each of the local indicators approved by the area board. Each 3 early childhood Iowa area board must also submit an annual 4 budget for the area's comprehensive school ready children 5 grant developed for providing services for children from birth 6 through five years of age, and provide other information 7 specified by the early childhood Iowa state board, including 8 budget amendments as needed. The early childhood Iowa state 9 board shall establish a submission deadline for the annual 10 budget and any budget amendments that allow a reasonable period ll of time for preparation by the early childhood Iowa area boards 12 and for review and approval or request for modification of 13 the materials by the early childhood Iowa state board. In 14 addition, each early childhood Iowa area board must continue to 15 comply with reporting provisions and other requirements adopted 16 by the early childhood Iowa state board in implementing section 17 2561.9. c. Of the amount appropriated in this subsection for 18 19 deposit in the school ready children grants account of the 20 early childhood Iowa fund, \$1,159,009 \$2,318,018 shall 21 be used for efforts to improve the quality of early care, 22 health, and education programs. Moneys allocated pursuant to 23 this paragraph may be used for additional staff and for the 24 reimbursement of staff. The early childhood Iowa state board 25 may reserve a portion of the allocation, not to exceed \$44,325 26 \$88,650, for the technical assistance expenses of the early 27 childhood Iowa state office, including the reimbursement of 28 staff, and shall distribute the remainder to early childhood 29 Iowa areas for local quality improvement efforts through a 30 methodology identified by the early childhood Iowa state board 31 to make the most productive use of the funding, which may 32 include use of the distribution formula, grants, or other 33 means. 34 d. Of the amount appropriated in this subsection for 35 deposit in the school ready children grants account of the



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1	early childhood Iowa fund, \$412,515 \$825,030 shall be used for
2	support of professional development and training activities
3	for persons working in early care, health, and education by
4	the early childhood Iowa state board in collaboration with
5	the professional development component group of the early
6	childhood Iowa stakeholders alliance maintained pursuant to
7	section 256I.12, subsection 7, paragraph "b", and the early
8	childhood Iowa area boards. Expenditures shall be limited to
9	professional development and training activities agreed upon by
L O	the parties participating in the collaboration.
L1	9. EARLY CHILDHOOD IOWA FUND - PRESCHOOL TUITION
L 2	ASSISTANCE
L 3	a. For deposit in the school ready children grants account
L 4	of the early childhood Iowa fund created in section 256I.ll:
L 5	\$ 2,714,438
L 6	5,428,877
L 7	b. The amount appropriated in this subsection shall be
L 8	used for early care, health, and education programs to assist
L 9	low-income parents with tuition for preschool and other
20	supportive services for children ages three, four, and five
21	who are not attending kindergarten in order to increase the
22	basic family income eligibility requirement to not more than
23	200 percent of the federal poverty level. In addition, if
24	sufficient funding is available after addressing the needs of
25	those who meet the basic income eligibility requirement, an
26	early childhood Iowa area board may provide for eligibility
27	for those with a family income in excess of the basic income
28	eligibility requirement through use of a sliding scale or other
29	copayment provisions.
30	10. EARLY CHILDHOOD IOWA FUND — FAMILY SUPPORT AND PARENT
31	EDUCATION
32	a. For deposit in the school ready children grants account
33	of the early childhood Iowa fund created in section 256I.ll:
3 4	\$ 6,182,217
35	12,364,434

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1	b. The amount appropriated in this subsection shall be
2	used for family support services and parent education programs
3	targeted to families expecting a child or with newborn and
4	infant children through age five and shall be distributed using
5	the distribution formula approved by the early childhood Iowa
6	state board and shall be used by an early childhood Iowa area
7	board only for family support services and parent education
8	programs targeted to families expecting a child or with newborn
9	and infant children through age five.
10	11. BIRTH TO AGE THREE SERVICES
11	For expansion of the federal Individuals with Disabilities
12	Education Improvement Act of 2004, Pub. L. No. 108-446, as
13	amended to January 1, 2013, birth through age three services
14	due to increased numbers of children qualifying for those
15	services:
16	\$ 860,700
17	1,721,400
18	From the moneys appropriated in this subsection, \$191,885
19	\$383,769 shall be allocated to the child health specialty
20	clinic at the state university of Iowa to provide additional
21	support for infants and toddlers who are born prematurely,
22	drug-exposed, or medically fragile.
23	12. EARLY HEAD START PROJECTS
24	For early head start projects:
25	\$ 200,000
26	600,000
27	The moneys appropriated in this subsection shall be used for
28	${\tt implementation} \ {\tt and} \ {\tt expansion} \ {\tt of} \ {\tt early} \ {\tt head} \ {\tt start} \ {\tt pilot} \ {\tt projects}$
29	addressing the comprehensive cognitive, social, emotional,
30	and developmental needs of children from birth to age three,
31	including prenatal support for qualified families. The
32	projects shall promote healthy prenatal outcomes and healthy
33	family functioning, and strengthen the development of infants
34	and toddlers in low-income families. Priority shall be given
35	to those organizations that have previously qualified for

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1	and received state funding to administer an early head start
2	project.
3	13. TEXTBOOKS OF NONPUBLIC SCHOOL PUPILS
4	To provide moneys for costs of providing textbooks to each
5	resident pupil who attends a nonpublic school as authorized by
6	section 301.1:
7	\$ 300,107
8	650,214
9	Funding under this subsection is limited to \$20 per pupil and
L O	shall not exceed the comparable services offered to resident
L1	public school pupils.
L 2	14. CORE CURRICULUM AND CAREER INFORMATION AND
L 3	DECISION-MAKING SYSTEM
L 4	For purposes of implementing the statewide core curriculum
L 5	for school districts and accredited nonpublic schools and a
L 6	state-designated career information and decision-making system:
L 7	\$ 500,000
L 8	15. STUDENT ACHIEVEMENT AND TEACHER QUALITY PROGRAM
L 9	For purposes of the student achievement and teacher quality
20	program established pursuant to chapter 284, and for not more
21	than the following full-time equivalent positions:
22	\$ 3,153,675
23	56,791,351
24	FTEs 2.00
25	16. JOBS FOR AMERICA'S GRADUATES
26	For school districts to provide direct services to the
27	most at-risk senior high school students enrolled in school
28	districts through direct intervention by a jobs for America's
29	graduates specialist:
30	\$ 335,000
31	700,000
32	17. EDUCATION REFORM
33	For implementation of the education reform provisions
3 4	pursuant to 2013 Iowa Acts, House File 215, if enacted:
35	
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1	17A. ATTENDANCE CENTER PERFORMANCE/GENERAL WEBSITE AND DATA
2	SYSTEM SUPPORT
3	For development of criteria and administration of a process
4	for school districts to establish specific performance goals
5	and to evaluate the performance of each attendance center
6	operated by the district in order to arrive at an overall
7	school performance grade and report card for each attendance
8	center, for website and data system support, and for not more
9	than the following full-time equivalent positions:
10	\$ 500,000
11	FTES 2.00
12	17B. ADMINISTRATOR MENTORING/COACHING AND SUPPORT SYSTEM
13	For purposes of the beginning administrator mentoring and
14	induction program created pursuant to section 284A.5 and for
15	development and implementation of the coaching and support
16	system to support administrators pursuant to section 256.9,
17	subsection 63, paragraph "b", as amended by this Act:
18	\$ 1,000,000
19	17C. ENGLISH LANGUAGE LITERACY GRANT PROGRAM
20	For purposes of establishing an English language literacy
21	for all grant program in accordance with section 256.9,
22	subsection 65, as enacted in this Act:
23	\$ 500,000
24	By November 1, 2014, the 25 Iowa school districts with
25	the largest number of students identified as limited English
26	proficient and receiving educational programming because of
27	$\underline{\text{that identification}}$ and grant moneys pursuant to section 256.9,
28	$\underline{\text{subsection 65, as enacted by this Act, shall submit a report to}$
29	the department in a manner prescribed by the department that
30	includes the following information:
31	a. A cost accounting of moneys expended on limited English
32	proficiency programming by the school district.
33	b. An identification of all native languages represented
34	by limited English proficient students who are served by the
35	school district.



1	c. The average number of years in English language learner
2	programming for limited English proficient students served by
3	the school district.
4	d. The number of full-time equivalent employees directly
5	serving limited English proficient students and the
6	student-to-teacher ratios for such students.
7	e. A review of the number and percentage of limited English
8	proficient students achieving English language proficiency over
9	the previous five years.
L 0	f. A list of English language learner programs not developed
L1	by the district that are being utilized by the school district
L 2	for limited English proficient students.
L 3	17D. ONLINE STATE JOB POSTING SYSTEM
L 4	For purposes of administering the online state job posting
L 5	system in accordance with section 256.27:
L 6	\$ 250,000
L7	17E. TASK FORCE, COMMISSION, AND COUNCIL SUPPORT
L8	For the costs of providing department support to education
L 9	task forces, commissions, and councils established pursuant to
20	2013 Iowa Acts, chapter 121, including but not limited to the
21	assessment task force, the commission on educator leadership
22	and compensation, and the council on educator development:
23	<u> </u>
24	17F. AREA EDUCATION AGENCY SUPPORT SYSTEM
25	For development and administration of a system by which area
26	education agencies shall support school districts implementing
27	frameworks or comparable systems approved pursuant to section
28	284.15, subsection 6:
29	<u> </u>
30	18. SUCCESSFUL PROGRESSION FOR EARLY READERS
31	For <u>distribution to</u> school districts to provide intensive
32	instructional services, curricula, initiatives, programs, and
33	supports in accordance with for implementation of section
34	279.68, subsection 2:
35	\$ 4,000,000
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1	8,000,000
2	19. IOWA READING RESEARCH CENTER
3	For <u>purposes of</u> the Iowa reading research center established
4	pursuant to in order to implement, in collaboration with the
5	area education agencies, the provisions of section 256.9,
6	subsection 53, paragraph "c":
7	\$ 665,500
8	2,000,000
9	20. COMPETENCY-BASED EDUCATION
10	For implementation, in collaboration with the area education
11	agencies, of certain recommendations of the competency-based
12	education task force established pursuant to 2012 Iowa Acts,
13	chapter 1119, section 2:
14	\$ 212,500
15	425,000
16	a. From the $\underline{ ext{The}}$ moneys appropriated in this subsection,
17	not less than \$50,000 shall be used to provide grants under
18	a competency-based education grant program, for writing
19	model competencies, for plans and templates, to develop
20	the assessment validation rubric and model assessments, and
21	to design professional development in accordance with the
22	recommendations of the task force. Notwithstanding section
23	8.33, moneys received by the department pursuant to this
24	lettered paragraph that remain unencumbered or unobligated at
25	the close of the fiscal year shall not revert but shall remain
26	available for expenditure for the purposes specified in this
27	lettered paragraph for the following fiscal year.
28	b. From the moneys appropriated in this subsection, not
29	less than \$50,000 shall be used for writing model competencies,
30	not less than \$12,500 shall be used for plans and templates,
31	not less than \$50,000 shall be used to develop the assessment
3 2	validation rubric and model assessments, and not less than
33	\$50,000 shall be used to design professional development in
34	accordance with the recommendations of the competency-based
35	education task force.



1	20A. BULLYING PREVENTION
2	For bullying prevention efforts as provided in 2014 Iowa
3	Acts, Senate File 2318, if enacted:
4	\$ 1,000,000
5	a. From the moneys appropriated in this subsection,
6	$\underline{\$250,000}$ shall be used for the establishment and administration
7	of the office of support and analysis for safe schools and for
8	carrying out the duties of the office, including salaries,
9	support, and maintenance.
10	b. From the moneys appropriated in this subsection,
11	\$750,000 shall be used for the provision of grants from the
12	$\underline{\text{school climate improvement grant program established in section}}$
13	256.101, if enacted.
14	21. MIDWESTERN HIGHER EDUCATION COMPACT
15	For distribution to the midwestern higher education compact
16	to pay Iowa's member state annual obligation:
17	\$ 50,000
18	100,000
19	Notwithstanding section 8.33, moneys appropriated for
20	distribution to the midwestern higher education compact
21	pursuant to this subsection that remain unencumbered or
22	unobligated at the close of the fiscal year shall not revert
23	but shall remain available for expenditure for the purpose
24	designated until the close of the succeeding fiscal year.
25	22. COMMUNITY COLLEGES
26	a. For general state financial aid to merged areas as
27	defined in section 260C.2 in accordance with chapters 258 and
28	260C:
29	\$ 96,637,323
30	201,274,647
31	The funds appropriated in this subsection shall be allocated
32	pursuant to the formula established in section 260C.18C.
33	Notwithstanding the allocation formula in section 260C.18C,
34	the moneys appropriated in this subsection shall be allocated
35	as follows:



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1	(1) Merged Area I
2	\$ 9,930,204
3	(2) Merged Area II
4	\$ 10,075,468
5	(3) Merged Area III
6	\$ 9,325,475
7	(4) Merged Area IV
8	\$ 4,587,267
9	(5) Merged Area V
10	\$ 11,389,365
11	(6) Merged Area VI
12	\$ 8,937,757
13	(7) Merged Area VII
14	\$ 13,572,736
15	(8) Merged Area IX
16	\$ 17,191,538
17	(9) Merged Area X
18	\$ 31,470,426
19	(10) Merged Area XI
20	\$ 33,680,001
21	(11) Merged Area XII
22	\$ 11,164,102
23	(12) Merged Area XIII
24	\$ 12,118,736
25	(13) Merged Area XIV
26	\$ 4,676,006
27	(14) Merged Area XV
28	\$ 14,673,082
29	(15) Merged Area XVI
30	\$ 8,482,484
31	b. For distribution to community colleges to supplement
32	faculty salaries:
33	- \$ 250,000
34	500,000
35	STATE BOARD OF REGENTS
	- _
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1	Sec. 5. 2013 Iowa Acts, chapter 141, section 27, is amended
2	to read as follows:
3	SEC. 27. There is appropriated from the general fund of
4	the state to the state board of regents for the fiscal year
5	beginning July 1, 2014, and ending June 30, 2015, the following
6	amounts, or so much thereof as is necessary, to be used for the
7	purposes designated:
8	1. OFFICE OF STATE BOARD OF REGENTS
9	a. For salaries, support, maintenance, miscellaneous
10	purposes, and for not more than the following full-time
11	equivalent positions:
12	\$ 532,502
13	1,094,714
14	FTEs 15.00
15	The state board of regents shall submit a monthly financial
16	report in a format agreed upon by the state board of regents
17	office and the legislative services agency. The report
18	submitted in December 2014 shall include the five-year
19	graduation rates for the regents universities.
20	b. For moneys to be allocated to the southwest Iowa regents
21	resource center in Council Bluffs:
22	\$ 91,367
23	182,734
24	c. For moneys to be allocated to the northwest Iowa regents
25	resource center in Sioux City under section 262.9, subsection
26	22:
27	\$ 33,301
28	<u>66,601</u>
29	d. For moneys to be allocated to the quad-cities graduate
30	studies center:
31	\$ 17,257
32	34,513
33	The board may transfer moneys appropriated under paragraph
34	"b", "c", or "d", of this subsection to any of the other
35	centers specified in paragraph "b", "c", or "d", if the board
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1	notifies, in writing, the general assembly and the legislative
2	services agency of the amount, the date, and the purpose of the
3	transfer.
4	e. For moneys to be distributed to Iowa public radio for
5	<pre>public radio operations:</pre>
6	\$ 195,784
7	391,568
8	2. STATE UNIVERSITY OF IOWA
9	a. General university, including lakeside laboratory
10	For salaries, support, maintenance, equipment, financial
11	aid, miscellaneous purposes, and for not more than the
12	following full-time equivalent positions:
13	\$ 111,020,675
14	230,923,005
15	FTEs 5,058.55
16	b. Oakdale campus
17	For salaries, support, maintenance, miscellaneous purposes,
18	and for not more than the following full-time equivalent
19	positions:
20	\$ 1,093,279
21	2,186,558
22	FTEs 38.25
23	c. State hygienic laboratory
24	For salaries, support, maintenance, miscellaneous purposes,
25	and for not more than the following full-time equivalent
26	positions:
27	\$ 2,201,307
28	4,402,615
29	FTEs 102.50
30	d. Family practice program
31	For allocation by the dean of the college of medicine, with
32	approval of the advisory board, to qualified participants
33	to carry out the provisions of chapter 148D for the family
34	practice program, including salaries and support, and for not
35	more than the following full-time equivalent positions:
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1	\$ 894,132
2	1,788,265
3	FTEs 190.40
4	e. Child health care services
5	For specialized child health care services, including
6	childhood cancer diagnostic and treatment network programs,
7	rural comprehensive care for hemophilia patients, and the
8	Iowa high-risk infant follow-up program, including salaries
9	and support, and for not more than the following full-time
10	equivalent positions:
11	\$ 329,728
12	659,456
13	FTEs 57.97
14	f. Statewide cancer registry
15	For the statewide cancer registry, and for not more than the
16	following full-time equivalent positions:
17	\$ 74,526
18	149,051
19	
20	g. Substance abuse consortium
21	For moneys to be allocated to the Iowa consortium for
22	substance abuse research and evaluation, and for not more than
23	the following full-time equivalent position:
24	\$ 27,765
25	55,529
26	
27	h. Center for biocatalysis
28	For the center for biocatalysis, and for not more than the
29	following full-time equivalent positions:
30	\$ 361,863
31	723,727
32	FTEs 6.28
33	i. Primary health care initiative
34	For the primary health care initiative in the college
35	of medicine, and for not more than the following full-time
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1	equivalent positions:
2	\$ 324,465
3	648,930
4	FTES 5.89
5	From the moneys appropriated in this lettered paragraph,
6	\$127,445 \$254,889 shall be allocated to the department of
7	family practice at the state university of Iowa college of
	medicine for family practice faculty and support staff.
9	j. Birth defects registry
10	For the birth defects registry, and for not more than the
11	following full-time equivalent position:
12	\$ 19,144
13	38,288
	FTES 1.00
15	k. Larned A. Waterman Iowa nonprofit resource center
16	For the Larned A. Waterman Iowa nonprofit resource center,
	and for not more than the following full-time equivalent
	positions:
19	\$ 81,270
20	162,539
21	FTES 2.75
22	 Iowa online advanced placement academy science,
23	technology, engineering, and mathematics initiative
24	For the establishment of the Iowa online advanced placement
25	academy science, technology, engineering, and mathematics
26	initiative:
27	\$ 240,924
28	481,849
29	m. For the Iowa flood center for use by the university's
30	college of engineering pursuant to section 466C.1:
31	\$ 750,000
32	1,500,000
33	3. IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY
34	a. General university
35	For salaries, support, maintenance, equipment, financial
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1	aid, miscellaneous purposes, and for not more than the
2	following full-time equivalent positions:
3	\$ 86,993,176
4	180,945,807
5	FTEs 3,647.42
6	b. Agricultural experiment station
7	For the agricultural experiment station salaries, support,
8	maintenance, miscellaneous purposes, and for not more than the
9	following full-time equivalent positions:
10	\$ 14,055,938
11	28,631,877
12	FTEs 546.98
13	c. Cooperative extension service in agriculture and home
14	economics
15	For the cooperative extension service in agriculture and
16	home economics salaries, support, maintenance, miscellaneous
17	purposes, and for not more than the following full-time
18	equivalent positions:
19	\$ 9,133,361
20	18,266,722
21	FTEs 383.34
22	d. Leopold center
23	For agricultural research grants at Iowa state university of
24	science and technology under section 266.39B, and for not more
25	than the following full-time equivalent positions:
26	\$ 198,709
27	397,417
28	FTEs 11.25
29	e. Livestock disease research
30	For deposit in and the use of the livestock disease research
31	fund under section 267.8:
32	\$ 86,422
33	172,844
34	4. UNIVERSITY OF NORTHERN IOWA
35	a. General university
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1	For salaries, support, maintenance, equipment, financial
2	aid, miscellaneous purposes, and for not more than the
3	following full-time equivalent positions:
4	\$ 41,611,409
5	90,951,732
6	FTES 1,447.50
7	b. Recycling and reuse center
8	For purposes of the recycling and reuse center, and for not
9	more than the following full-time equivalent positions:
10	\$ 87,628
11	175,256
12	FTEs 3.00
13	c. Science, technology, engineering, and mathematics (STEM)
14	collaborative initiative
15	For purposes of the science, technology, engineering,
16	and mathematics (STEM) collaborative initiative established
17	pursuant to section 268.7, and for not more than the following
18	full-time equivalent positions:
19	\$ 2,600,000
20	5,200,000
21	FTEs 6.20
22	(1) Except as otherwise provided in this lettered
23	paragraph, the moneys appropriated in this lettered paragraph
24	shall be expended for salaries, staffing, institutional
25	support, activities directly related to recruitment of
26	kindergarten through grade 12 mathematics and science teachers,
27	and for ongoing mathematics and science programming for
28	students enrolled in kindergarten through grade 12.
29	(2) The university of northern Iowa shall work with the
30	community colleges to develop STEM professional development
31	programs for community college instructors and STEM curriculum
32	development.
33	(3) From the moneys appropriated in this lettered
34	paragraph, not less than \$250,000 nor more than \$500,000 shall
35	be used to provide technology education opportunities to



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1	high school, career academy, and community college students
2	through a public-private partnership, as well as opportunities
3	for students and faculties at these institutions to secure
4	broad-based information technology certification. The Iowa
5	governor's STEM advisory council shall utilize a request for
6	proposals process for contracts to make available, through the
7	regional STEM network hubs, at high schools, career academies,
8	and community colleges, instruction on skills and competencies
9	that are essential for the workplace and which are requested
LO	by Iowa's employers. Such a contract The partnership shall
L1	include provide all of the following components:
L 2	(a) A research-based curriculum.
L3	(b) Online access to the curriculum.
L 4	(c) Instructional software for classroom and student use.
L 5	(d) Certification of skills and competencies in a broad base
L 6	of information technology-related skill areas.
L 7	(e) Professional development for teachers.
L8	(f) Deployment and program support, including but not
L 9	limited to integration with current curriculum standards.
20	d. Real estate education program
21	For purposes of the real estate education program, and for
22	not more than the following full-time equivalent position:
23	\$ 62,651
24	125,302
25	FTEs 1.00
26	5. STATE SCHOOL FOR THE DEAF
27	For salaries, support, maintenance, miscellaneous purposes,
28	and for not more than the following full-time equivalent
29	positions:
30	\$ 4,515,317
31	9,391,859
32	FTEs 126.60
33	6. IOWA BRAILLE AND SIGHT SAVING SCHOOL
34	For salaries, support, maintenance, miscellaneous purposes,
35	and for not more than the following full-time equivalent

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1	positions:
2	\$ 1,882,568
3	3,915,741
4	FTES 62.87
5	7. TUITION AND TRANSPORTATION COSTS
6	For payment to local school boards for the tuition and
7	transportation costs of students residing in the Iowa braille
8	and sight saving school and the state school for the deaf
9	pursuant to section 262.43 and for payment of certain clothing,
10	prescription, and transportation costs for students at these
11	schools pursuant to section 270.5:
12	\$ 5,882
13	11,763
14	8. LICENSED CLASSROOM TEACHERS
15	For distribution at the Iowa braille and sight saving school
16	and the Iowa school for the deaf based upon the average yearly
17	enrollment at each school as determined by the state board of
18	regents:
19	\$ 41,025
20	82,049
21	Sec. 6. Section 256.7, subsection 31, Code 2014, is amended
22	by adding the following new paragraph:
23	${ t NEW \ PARAGRAPH}$. c . Adopt rules to establish standards
24	for the identification, selection, and use of research-based
25	$\hbox{\tt educational and instructional models for students identified as}\\$
26	limited English proficient, and standards for the professional
27	development of the instructional staff responsible for
28	implementation of those models.
29	Sec. 7. Section 256.9, subsection 53, paragraph c,
30	unnumbered paragraph 1, Code 2014, is amended to read as
31	follows:
32	Establish, subject to an appropriation of funds by the
33	general assembly, an Iowa reading research center $\underline{\text{which shall}}$
34	collaborate with the area education agencies in implementing
35	the provisions of this paragraph c .

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Τ	Sec. 8. Section 256.9, subsection 53, paragraph c,
2	subparagraph (3), Code 2014, is amended to read as follows:
3	(3) The center shall submit a detailed annual financial
4	report, a description of its the center's activities for
5	the prior fiscal year, and a statement of its proposed and
6	projected activities to the general assembly by January 15
7	annually.
8	Sec. 9. Section 256.9, subsection 63, paragraph b, Code
9	2014, is amended to read as follows:
10	b. Develop and implement in collaboration with education
11	stakeholders, a coaching and support system for administrators.
12	The coaching and support system shall be aligned with the
13	beginning administrator mentoring and induction program
14	created pursuant to section 284A.5 and shall also be designed
15	to support administrators in school districts approved to
16	implement the framework and comparable systems set forth
17	pursuant to sections 284.15, 284.16, and 284.17. For the
18	$\underline{\text{fiscal year beginning July 1, 2017, and each subsequent fiscal}}$
19	$\underline{\mathtt{year}}$, the coaching and support system for administrators shall
20	be available to any school district whether or not the district
21	has been approved to implement the framework and comparable
22	systems set forth pursuant to sections 284.15, 284.16, and
23	284.17.
24	Sec. 10. Section 256.9, Code 2014, is amended by adding the
25	following new subsection:
26	NEW SUBSECTION. 65. Establish an English language literacy
27	for all grant program which shall be made available to all
28	school districts. Priority in issuing grants shall be given
29	to school districts with the highest percentage of students
30	identified as limited English proficient. A grant may be
31	awarded for a period of up to three years. The department
32	and each school district receiving a grant shall enter into
33	a performance agreement, which shall be renewed annually,
34	that identifies clear literacy achievement goals for limited
35	English proficient students enrolled in the school district

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- 1 and includes an accountability system to measure student
- 2 performance and evaluate program effectiveness to ensure that
- 3 program goals are met. School districts may expend grant
- 4 moneys for professional development for professional staff
- 5 providing instructional services to limited English proficient
- 6 students.
- 7 Sec. 11. Section 257.31, subsection 6, paragraph a, Code
- 8 2014, as amended by 2014 Iowa Acts, Senate File 2230, section
- 9 7, is amended to read as follows:
- 10 a. The committee shall increase establish a modified
- 11 supplemental amount for a district when the district submits
- 12 evidence that it requires additional funding for removal,
- 13 management, or abatement of environmental hazards due to a
- 14 state or federal requirement. Environmental hazards shall
- 15 include but are not limited to the presence of asbestos, radon,
- 16 or the presence of any other hazardous material dangerous to
- 17 health and safety.
- 18 Sec. 12. Section 257.41, subsection 1, Code 2014, as amended
- 19 by 2014 Iowa Acts, Senate File 2230, section 11, is amended to
- 20 read as follows:
- 21 1. Budget. The budget of an approved program for returning
- 22 dropouts and dropout prevention for a school district,
- 23 after subtracting funds received from other sources for that
- 24 purpose, shall be funded annually on a basis of one-fourth
- 25 or more from the district cost of the school district and up
- 26 to three-fourths by an increase in through establishment of
- 27 a modified supplemental amount as defined in section 257.8.
- 28 Annually, the department of management shall establish a
- 29 modified supplemental amount for each such school district
- 30 equal to the difference between the approved budget for the
- 31 program for returning dropouts and dropout prevention for that
- 32 district and the sum of the amount funded from the district
- 33 cost of the school district plus funds received from other
- 34 sources.
- 35 Sec. 13. Section 261.92, subsection 1, Code 2014, as amended

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- 1 by 2014 Iowa Acts, Senate File 2230, section 17, is amended to 2 read as follows:
- 3 1. "Accredited higher education institution" means a public
- 4 institution of higher learning located in Iowa which is
- 5 accredited by the higher learning commission, or an institution
- 6 of higher learning located in Iowa which is operated privately
- 7 and not controlled or administered by any state agency or any
- 8 subdivision of the state, and which promotes equal opportunity
- 9 and affirmative action efforts in the recruitment, appointment,
- 10 assignment, and advancement of personnel at the institution
- 11 and provides information regarding such efforts to the college
- 12 student aid commission upon request.
- 13 Sec. 14. Section 261.110, subsection 4, Code 2014, is
- 14 amended to read as follows:
- 15 4. A selected applicant who meets all of the eligibility
- 16 requirements of this section shall be eligible for a teach Iowa
- 17 scholar grant for each year of full-time employment completed
- 18 in this state as a teacher for a school district, charter
- 19 school, area education agency, or accredited nonpublic school.
- 20 A teach Iowa scholar grant shall not exceed four thousand
- 21 dollars per year per recipient. Grants awarded under this
- 22 section shall not exceed a total of twenty thousand dollars per
- 23 recipient over a five-year period. If a selected applicant has
- 24 received a federally guaranteed Stafford loan under the federal
- 25 family education loan program or the federal direct loan
- 26 program, a federal direct plus loan, or a federal Perkins loan,
- 27 the selected applicant may elect to have the commission make
- 28 payment under the program directly to the selected applicant's
- 29 student loan holder.
- 30 Sec. 15. Section 261.113, subsection 3, paragraph d, Code
- 31 2014, as amended by 2014 Iowa Acts, Senate File 2257, section
- 32 8, is amended to read as follows:
- 33 d. Within nine months of graduating from the residency
- 34 program and receiving a permanent license in accordance with
- 35 paragraph "b", engage in the full-time practice of medicine

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- 1 and surgery or osteopathic medicine and surgery specializing
- 2 in family medicine, pediatrics, psychiatry, internal medicine,
- 3 or general surgery for a period of five consecutive years in
- 4 the service commitment area specified under subsection 6,
- 5 unless the loan repayment recipient receives a waiver from the
- 6 commission to complete the months years of practice required
- 7 under the agreement in another service commitment area pursuant
- 8 to subsection 6.
- 9 Sec. 16. Section 261.113, subsection 6, Code 2014, is
- 10 amended to read as follows:
- 11 6. Selection of service commitment area. A loan repayment
- 12 recipient shall notify the commission of the recipient's
- 13 service commitment area prior to beginning practice in the area
- 14 in accordance with subsection 3, paragraph "d". The commission
- 15 may waive the requirement that the loan repayment recipient
- 16 practice in the same service commitment area for all sixty
- 17 months five years.
- 18 Sec. 17. Section 261.114, subsection 3, paragraph b, Code
- 19 2014, as amended by 2014 Iowa Acts, Senate File 2257, section
- 20 12, is amended to read as follows:
- 21 b. Within nine months of receiving a degree and obtaining
- 22 a license in accordance with paragraph "a", engage in the
- 23 full-time practice as an advanced registered nurse practitioner
- 24 or physician assistant for a period of five consecutive years
- 25 in the service commitment area specified under subsection 6,
- 26 unless the loan repayment recipient receives a waiver from the
- 27 commission to complete the months years of practice required
- 28 under the agreement in another service commitment area pursuant
- 29 to subsection 6.
- 30 Sec. 18. Section 261.114, subsection 6, Code 2014, is
- 31 amended to read as follows:
- 32 6. Selection of service commitment area. A loan repayment
- 33 recipient shall notify the commission of the recipient's
- 34 service commitment area prior to beginning practice in the area
- 35 in accordance with subsection 3. The commission may waive the

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- 1 requirement that the loan repayment recipient practice in the
- 2 same service commitment area for all sixty months five years.
- 3 Sec. 19. Section 262.28, Code 2014, is amended to read as
- 4 follows:
- 5 262.28 Appropriations monthly installments transfers.
- 6 1. All appropriations made payable annually to each of the
- 7 institutions under the control of the board of regents shall be
- 8 paid in twelve equal monthly installments on the last day of
- 9 each month on order of said board.
- 10 2. In lieu of the consent and notification requirements of
- 11 section 8.39, the board may transfer moneys appropriated for
- 12 the purposes of the southwest Iowa regents resource center, the
- 13 northwest Iowa regents resource center, and the quad-cities
- 14 graduate studies center between such centers if the board
- 15 notifies, in writing, the general assembly and the legislative
- 16 services agency of the amount, the date, and the purpose of the
- 17 transfer.
- 18 Sec. 20. Section 272.10, subsection 4, Code 2014, is amended
- 19 to read as follows:
- The board shall submit a detailed annual financial report
- 21 by January 1 to the chairpersons and ranking members of the
- 22 joint appropriations subcommittee on education general assembly
- 23 and the legislative services agency.
- 24 Sec. 21. Section 272.29, Code 2014, is amended to read as
- 25 follows:
- 26 272.29 Annual administrative rules review.
- 27 The executive director shall annually review the
- 28 administrative rules adopted pursuant to this chapter and
- 29 related state laws. The executive director shall submit
- 30 the executive director's findings and recommendations in a
- 31 report every three years to the board and the chairpersons and
- 32 ranking members of the senate and house standing committees
- 33 on education and the joint appropriations subcommittee on
- 34 education general assembly by January 15.
- 35 Sec. 22. Section 273.3, subsection 11, Code 2014, is amended

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1	to read as follows:
2	11. Employ personnel to carry out the functions of the
3	area education agency which shall include the employment of an
4	administrator who shall possess a license issued under chapter
5	272. The administrator shall be employed pursuant to section
6	279.20 and sections 279.23, 279.24, and 279.25. The salary for
7	an area education agency administrator shall be established
8	by the board based upon the previous experience and education
9	of the administrator. Section 279.13 applies to the area
10	education agency board and to all teachers employed by the area
11	education agency. Sections 279.23, 279.24, and 279.25 apply to
12	the area education board and to all administrators employed by
13	the area education agency. Section 279.69 applies to the area
14	education agency board and employees of the board, including
15	part-time, substitute, or contract employees, who provide
16	services to a school or school district.
17	Sec. 23. Section 280.4, subsection 3, paragraph b, Code
18	2014, is amended to read as follows:
19	b. For students first determined to be limited English
20	proficient for a budget year beginning on or after July 1,
21	2010, the additional weighting provided under paragraph $``a"$
22	shall be included in the weighted enrollment of the school
23	district of residence for a $\underline{\text{cumulative}}$ period $\underline{\text{of time}}$ not
24	exceeding five years beginning with the budget year for
25	which the student was first determined to be limited English
26	proficient. The five years of eligibility for the additional
27	weighting need not be consecutive and a student's eligibility
28	for the additional weighting is transferable to another
29	district of residence.
30	Sec. 24. Section 284.13, subsection 1, paragraphs a, b, c,
31	d, and f, Code 2014, are amended to read as follows:
32	a. For the fiscal year beginning July 1, $\frac{2013}{2014}$, and
33	ending June 30, $\frac{2014}{2015}$, to the department of education, the
34	amount of eight hundred forty-six thousand two hundred fifty
35	dollars for the issuance of national board certification awards $% \left(1\right) =\left(1\right) \left($



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1 in accordance with section 256.44. Of the amount allocated
 2 under this paragraph, not less than eighty-five thousand
 3 dollars shall be used to administer the ambassador to education
 4 position in accordance with section 256.45.
     b. For the fiscal year beginning July 1, 2013 2014, and
 6 ending June 30, 2014 2015, an amount up to three four million
 7 five hundred thirty-seven twenty-one thousand eight hundred
 8 seventy-five dollars for first-year and second-year beginning
 9 teachers, to the department of education for distribution to
10 school districts and area education agencies for purposes
11 of the beginning teacher mentoring and induction programs.
12 A school district or area education agency shall receive
13 one thousand three hundred dollars per beginning teacher
14 participating in the program. If the funds appropriated for
15 the program are insufficient to pay mentors, school districts,
16 and area education agencies as provided in this paragraph,
17 the department shall prorate the amount distributed to
18 school districts and area education agencies based upon the
19 amount appropriated. Moneys received by a school district
20 or area education agency pursuant to this paragraph shall be
21 expended to provide each mentor with an award of five hundred
22 dollars per semester, at a minimum, for participation in
23 the school district's or area education agency's beginning
24 teacher mentoring and induction program; to implement the
25 plan; and to pay any applicable costs of the employer's share
26 of contributions to federal social security and the Iowa
27 public employees' retirement system or a pension and annuity
28 retirement system established under chapter 294, for such
29 amounts paid by the district or area education agency.
30
     c. For the fiscal year beginning July 1, \frac{2013}{2014} 2014, and
31 ending June 30, 2014 2015, up to seven hundred eighty-six
32 thousand eight hundred sixteen dollars to the department for
33 purposes of implementing the professional development program
34 requirements of section 284.6, assistance in developing model
35 evidence for teacher quality committees established pursuant to
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1 section 284.4, subsection 1, paragraph "c", and the evaluator 2 training program in section 284.10. A portion of the funds 3 allocated to the department for purposes of this paragraph may 4 be used by the department for administrative purposes and for 5 not more than four full-time equivalent positions. d. For the fiscal year beginning July 1, 2013 2014, and 7 ending June 30, 2014 2015, an amount up to one million one 8 hundred thirty-six thousand four hundred ten dollars to 9 the department for the establishment of teacher development 10 academies in accordance with section 284.6, subsection 10. A 11 portion of the funds allocated to the department for purposes 12 of this paragraph may be used for administrative purposes. f. For the fiscal year beginning July 1, 2014 2015, 13 14 and for each subsequent fiscal year, to the department of 15 education, ten million dollars for purposes of implementing 16 the supplemental assistance for high-need schools provisions 17 of section 284.11. Annually, of the moneys allocated to 18 the department for purposes of this paragraph, up to one 19 hundred thousand dollars may be used by the department for 20 administrative purposes and for not more than one full-time 21 equivalent position. 22 Sec. 25. Section 284.13, subsection 1, paragraph e, 23 subparagraph (2), subparagraph division (a), Code 2014, is 24 amended to read as follows: (a) For the initial school year for which a school district 25 26 receives department approval for and implements a framework or 27 comparable system in accordance with section 284.15, teacher 28 leadership supplement foundation aid payable to that school 29 district shall be paid from the allocation made in subparagraph 30 (1) for that school year. For that school year, the teacher 31 leadership supplement foundation aid payable to the school 32 district is the product of the teacher leadership district 33 cost per pupil for the school year multiplied by the school 34 district's budget enrollment. The board of directors of the 35 district of residence shall pay to the receiving district any

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1 moneys received for a pupil under subparagraph (1) if the pupil 2 is participating in open enrollment under section 282.18 and 3 both the district of residence and the receiving district are 4 receiving an allocation under subparagraph (1). Sec. 26. Section 284.13, subsection 1, paragraph e, 6 subparagraph (3), Code 2014, is amended to read as follows: (3) Of the moneys allocated to the department for the 8 purposes of this paragraph "e", for each fiscal year included in 9 subparagraph (1), not more than seven hundred thousand dollars 10 shall be used by the department for the development of a 11 delivery system, in collaboration with area education agencies, 12 to assist in implementing the career paths and leadership 13 roles considered pursuant to sections 284.15, 284.16, and 14 284.17, including but not limited to planning grants to school 15 districts and area education agencies, technical assistance 16 for the department, technical assistance for districts and 17 area education agencies, training and staff development, 18 and the contracting of external expertise and services. In 19 using moneys allocated for purposes of this subparagraph (3), 20 the department shall give priority to school districts with 21 certified enrollments of fewer than six hundred students. A 22 portion of the moneys allocated annually to the department 23 for purposes of this subparagraph (3) may be used by the 24 department for administrative purposes and for not more than 25 five full-time equivalent positions. Sec. 27. Section 284A.2, subsection 1, Code 2014, is amended 26 27 to read as follows: "Administrator" means an individual holding a 29 professional administrator license issued under chapter 272 30 who is employed in a school district administrative position 31 by a school district or area education agency pursuant to 32 a contract issued by a board of directors under section 33 279.23 and is engaged in instructional leadership. An 34 administrator may be employed in both an administrative and a 35 nonadministrative position by a board of directors and shall



1	be considered a part-time administrator for the portion of
2	time that the individual is employed in an administrative
3	position. "Administrator" does not include assistant principals
4	or assistant superintendents.
5	DIVISION II
6	WORKFORCE TRAINING PROGRAMS - APPROPRIATIONS FY 2014-2015
7	Sec. 28. 2013 Iowa Acts, chapter 141, section 54,
8	subsections 1 and 4, are amended to read as follows:
9	1. DEPARTMENT OF EDUCATION
10	a. For deposit in the workforce training and economic
11	development funds created pursuant to section 260C.18A:
12	\$ 7,650,000
13	15,100,000
14	From the moneys appropriated in this paragraph, not
15	more than $\$50,000$ $\$100,000$ shall be used by the department
16	for administration of the workforce training and economic
17	development funds created pursuant to section 260C.18A.
18	b. For distribution to community colleges for the purposes
19	of implementing adult education and literacy programs pursuant
20	to section 260C.50:
21	\$ 2,750,000
22	5,500,000
23	(1) From the moneys appropriated in this paragraph,
24	\$1,941,500 $$3,883,000$ shall be allocated pursuant to the
25	formula established in section 260C.18C.
26	(2) From the moneys appropriated in this paragraph, not
27	more than $\$75,000$ $\$150,000$ shall be used by the department
28	for implementation of adult education and literacy programs
29	pursuant to section 260C.50.
30	(3) From the moneys appropriated in this paragraph, not
31	more than $\$733,500$ $\$1,467,000$ shall be distributed as grants
32	to community colleges for the purpose of adult basic education
33	programs for students requiring instruction in English
34	as a second language. The department shall establish an
35	application process and criteria to award grants pursuant to



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1	this subparagraph to community colleges. The criteria shall be
2	based on need for instruction in English as a second language
3	in the region served by each community college as determined by
4	factors including data from the latest federal decennial census
5	and outreach efforts to determine regional needs.
6	(4) From the moneys appropriated in this paragraph,
7	\$105,000 \$210,000 shall be transferred to the department of
8	human services for purposes of administering a pilot project
9	to provide access to international resources to Iowans and new
LO	Iowans to provide economic and leadership development resulting
Ll	in Iowa being a more inclusive and welcoming place to live,
L 2	work, and raise a family. The pilot project shall provide
L 3	supplemental support services for international refugees
L 4	to improve learning, literacy, cultural competencies, and
L 5	assimilation in 10 locations within a county with a population
L 6	over 350,000 as determined by the 2010 federal decennial
L7	census. The department of human services shall utilize a
	request for proposals process to identify the entity best
L 9	qualified to implement the pilot project.
20	c. For accelerated career education program capital
21	projects at community colleges that are authorized under
22	chapter 260G and that meet the definition of the term "vertical
23	infrastructure" in section 8.57, subsection 5, paragraph "c":
24	\$ 3,000,000
25	6,000,000
26	As a condition of receiving moneys appropriated under this
27	paragraph, an entity shall testify upon the request of the
28	joint appropriations subcommittee on economic development
29	regarding the expenditure of such moneys.
30	d. For deposit in the pathways for academic career and
31	employment fund established pursuant to section 260H.2,
32	subsection 2:
33	\$ 2,500,000
3 4	5,000,000
35	e. For deposit in the gap tuition assistance fund
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1	established pursuant to section 260I.2, subsection 2:
2	\$ 1,000,000
3	2,000,000
4	f. For deposit in the statewide work-based learning
5	intermediary network fund created pursuant to section 256.40,
6	subsection 1:
7	\$ 750,000
8	1,500,000
9	From the moneys appropriated in this paragraph, not more
LO	than \$25,000 \$50,000 shall be used by the department for
L1	expenses associated with the activities of the secondary career
L 2	and technical programming task force convened pursuant to this
L 3	Act.
L 4	g. For support costs associated with administering a
L 5	workforce preparation outcome reporting system for the purpose
L 6	of collecting and reporting data relating to the educational
	and employment outcomes of workforce preparation programs
	receiving moneys pursuant to this subsection:
L 9	
20	4. COLLEGE STUDENT AID COMMISSION
21	For purposes of providing skilled workforce shortage tuition
22	grants in accordance with section 261.130:
23	\$ 2,500,000
24	5,000,000
25	EXPLANATION
26	The inclusion of this explanation does not constitute agreement with
27	the explanation's substance by the members of the general assembly.
28	This bill appropriates moneys for fiscal year 2014-2015
	from the general fund of the state to the college student aid
	commission, the department for the blind, the department of
	education, and the state board of regents and its institutions.
32	FY 2014-2015 — GENERAL APPROPRIATION. The bill
	appropriates to the department for the blind for its administration.
35	The bill includes appropriations to the college student
C	
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1	aid commission for general administrative purposes, student
2	aid programs, the loan repayment program for health care
3	professionals, the national guard educational assistance
4	program, the teacher shortage loan forgiveness program, the all
5	Iowa opportunity foster care grant and scholarship programs,
6	the registered nurse and nurse educator loan forgiveness
7	program, the barber and cosmetology arts and sciences tuition
8	grant program, the teach Iowa scholar program, and for the
9	rural Iowa primary care and rural Iowa advanced registered
10	nurse practitioner and physician assistant loan repayment
11	programs.
12	The bill modifies, for the 2014-2015 fiscal year only, the
13	standing appropriations for Iowa tuition grants for students
14	attending nonprofit and for-profit institutions. The bill
15	amends Code section 261.110 to allow a teach Iowa grant
16	recipient to elect to have the college student aid commission
17	make payments on the recipient's federal loan directly to the
18	student loan holder.
19	The bill appropriates moneys to the department of education
20	for purposes of the department's general administration,
21	vocational education administration, division of vocational
22	rehabilitation services including independent living and
23	the entrepreneurs with disabilities program and independent
24	living centers, state library for general administration
25	and the enrich Iowa program, public broadcasting division,
26	regional telecommunications councils, vocational education to
27	secondary schools, school food service, early childhood Iowa
28	fund, expansion of the federal Individuals with Disabilities
29	Education Improvement Act birth through age three services,
30	early head start projects, textbooks for nonpublic school
31	pupils, the student achievement and teacher quality program,
32	jobs for America's graduates specialists, successful
33	progression for early readers, the Iowa reading research
34	center, competency-based education, distribution to the
35	midwestern higher education compact to pay Iowa's member state

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1 annual obligation, and community colleges. The bill strikes the 2014-2015 fiscal year appropriation for 3 the core curriculum and career information and decision-making 4 system, but directs the department to use \$1 million of its 5 general administration moneys for implementation of the content 6 and assessment standards adopted pursuant to Code section 7 256.7, subsections 26 and 28. The bill also eliminates the 8 appropriation for education reform but establishes line item 9 appropriations for administrator mentoring, English language 10 learner pilot programs, the online job posting system, 11 attendance center performance and data system support for 12 an area education agency support system, and for department 13 support for certain councils, commissions, and task forces. 14 The bill also appropriates \$1 million for bullying prevention 15 efforts as provided in 2014 Iowa Acts, Senate File 2318, if 16 enacted. The state board of education is directed to adopt rules to 17 18 establish standards for the identification, selection, and 19 use of research-based educational and instructional models 20 for students identified as limited English proficient, and 21 standards for the professional development of the instructional 22 staff responsible for implementation of those models. The director of the department of education is directed to 23 24 establish an English language literacy for all grant program 25 for school districts. Priority must be given to school 26 districts with the highest percentage of limited English 27 proficient students. A grant may be awarded for up to three 28 years. The department and each school district receiving a 29 grant must enter into a performance agreement, which must be 30 renewed annually, that identifies clear literacy achievement 31 goals and includes an accountability system. School districts 32 may expend grant moneys for professional development for 33 professional staff providing instructional services to limited 34 English proficient students. The bill permits some flexibility for the amount of time a



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1 student may be eligible for additional weighting as a limited
 2 English proficient student by providing that the five-year
 3 eligibility period is cumulative, and need not be consecutive,
 4 and is transferable to another district of residence.
      The bill provides that the term "administrator", for
 6 purposes of the administrator quality program, may include
 7 assistant principals and assistant superintendents. The bill
 8 expands and modifies a requirement that the director of the
 9 department of education establish a coaching and support system
10 for administrators in school districts. The bill directs that
11 the system be developed and implemented in collaboration with
12 education stakeholders and designed to support administrators
13 in school districts that are implementing approved career path,
14 leadership roles, and compensation frameworks or comparable
15 systems for teachers. The bill requires that the system be
16 made available to any school district beginning July 1, 2017.
     The bill amends Code section 273.3 to provide that Code
17
18 section 279.69, relating to background investigations of school
19 employees, applies to area education agency boards and their
20 employees who provide services to school districts and schools.
      The bill modifies school finance language amended in 2014
21
22 Iowa Acts, Senate File 2230, requires the Iowa reading research
23 center to submit a detailed annual financial report to the
24 general assembly, and makes conforming changes relating to
25 college student aid commission programs amended by 2014 Iowa
26 Acts, Senate File 2257 and Senate File 2230.
      The bill appropriates moneys to the state board of regents
27
28 for the board office, universities' general operating budgets;
29 the southwest Iowa regents resource center; the northwest Iowa
30 regents resource center; the quad-cities graduate studies
31 center; Iowa public radio; the state university of Iowa; Iowa
32 state university of science and technology; the university of
33 northern Iowa; and for the Iowa school for the deaf and the
34 Iowa braille and sight saving school, including tuition and
35 transportation costs for students residing in the schools and
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21 grants.

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1 licensed classroom teachers. FY 2014-2015 - WORKFORCE TRAINING PROGRAMS. The bill 3 appropriates moneys from the Iowa skilled worker and job 4 creation fund to the department of education and the college 5 student aid commission for workforce training purposes. The bill appropriates moneys from the Iowa skilled worker 7 and job creation fund to the department of education for 8 deposit in the workforce training and economic development 9 funds; for distribution to community colleges for the purposes 10 of implementing adult education and literacy programs as 11 provided for by the bill; for certain accelerated career 12 education program capital projects at community colleges; for 13 deposit in the pathways for academic career and employment 14 fund; for deposit in the gap tuition assistance fund; for 15 deposit in the statewide work-based learning intermediary 16 network fund; and for support costs associated with 17 administering a workforce preparation outcome reporting system. The bill appropriates moneys from the Iowa skilled worker 19 and job creation fund to the college student aid commission 20 for purposes of providing skilled workforce shortage tuition